

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

VICTORIA, MARCH 13th, 1890.

No. 11.

The British Columbia Gazette.

PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING:

For 100 words and under	. \$5 00
Over 100 words and under 150 words	. 6 50
Over 150 words and under 200 words	. 8 00
Over 200 words and under 250 words	. 9 00
Over 250 words and under 300 words	. 10 00
And for every additional 50 words	
Municipal by-laws requiring only one insertion, to be at o	ne-half
the above rates.	

TABLE OF CONTENTS.	
P	AGE.
Appointments	224
Cancellation of Public Common on Pavilion Mountain Sittings of County Court of Yale.	224
Lands and Works Department.	
Establishing two public highways in Osoyoos Division	22€
Survey of Lots 109 to 111, & 113 to 115, Gr. 1, Cariboo Dis. Survey of parts of Townships 5 to 9, Queen Charlotte Dis.	225
Survey of Lot 109 Sayward District	995
Survey of Lot 95, Group I, Cariboo District	225
Survey of Lot 95, Group 1, Cariboo District Survey of Lot 130, Group 1, East Kootenay District Issuance of Coal Prospecting Licence to Wm. McKenzie	224
and others	225
Survey of Sections 11, and 21 to 46, Renfrew District	224
Survey of Section 47, Renfrew District	
Survey of Section 47, Renfrew District	224
Survey of Section 13, Renfrew District	224
Survey of Section 23, Highland District	228
Survey of Lot 1, Range 4, and Lot 44, Range 5, Coast Dis.	228
Applications for Lands.	00/
James Mitchell and others—960 acres Thos. K. Dryden –160 acres	228
J. Garcia, Sr.—320 acres	227
Geo. O'Dwyer—320 acres	229
Alan E. McCartney - 180 acres	
W. Cheney—100 acres Royal City Planing Mills Co.—6,971 acres	228
A. St. G. Hamersley—320 acres Hugh Campbell—320 acres.	227
T. W. Patterson—451 acres	229
Robt. Macpherson—160 acres	
Wm. Wilson—320 acres	227
George Whelan—960 acres	229
George Whelan—640 acres	
H. L. Snowdon—60 acres	
H. Saunders—8,320 acres	220
E. Priest—320 acres W. J. Quinlan—400 acres	22'
John Piercy and Fredk, A. Pauline—450 acres	22
Cornelius O'Keefe—320 acres Bernard Lequime—320 acres	220
W. McKenzie—320 acres	22
A. C. Martin—50 acres	23
Henry S. Mason—137 acres John Taylor—320 acres	
Albert E. Bolton—520 acaes	22
Alfred E. Green—550 acres George K. Stocker160 acres	22
F. M. L. Alexander and others—412 acres	22
Henry S. Mason1,280 acres	22
B. Grimmell and I. H. East—640 acres Robert Lambly—640 acres	
George Redmond—160 acres	23
John Taylor—320 acres	23
Godfrey P. Dale—160 acres	
W. H. Redmond—640 acres	. 23
Henry F. Horrocks—400 acres Alan E. McCartney—160 acres	23
F. C. Cotton—250 acres.	
H J. Saunders—320 acres	23
E. B. Hermon—68 acres	23

Application for LandsContinued.		
G. M. Sproat -160 acres		231
G. M. Sproat—160 acres G. G. Mackay—500 acres		231 231
Wm. P. Sayward—160 acres		230
Tom Kains—1,500 acres. A. St. George Hamersley—8,500 acres.		228
D. W. Eberts - 640 acres		230 231
D. W. Eberts-640 acres		231
E. M. Skinner—100 acres		232 226
E. A. Brown—52 acres William A, Lindsay—640 acres.		230
William A, Lindsay—640 acres		230
John Bryden—320 acres Adolphus Williams—160 acres		227 228
William Munro—160 acres		231
Geo. DeWolf and Alan E. McCartney—10,240 acres George DeWolf—320 acres		229 228
G. W. Hutchings—160 acres		231
George DeWolf—320 acres G. H. Barnard—certain tract of land in Coast District		228
Chas, W. Jenkinson—640 acres		230 231
T. S. Gore—800 acres		228
John H. Roberts—160 acres		228
J. S. Emanuels and A. F. Beasley—160 acres	* * .	229 239
Jno. B. Henderson—160 acres		226
Thos. H. Condell—32 acres. A. Hall—320 acres.		232 232
D. M. Eberts—160 acres		232
James Edgerton—300 acres		227
John Jane—certain tract of land in Kootenay District. James Brown—part of Group 1, New Westminster Dis'		232
Frank Coles—640 acres		227
H. T. Ceperley—140 acres H. T. Ceperley—500 acres		233
John M. Whitehead—320 acres	* *	232
John M. Whitehead—320 acres. J. M. Lindsay Alexander and others—1,280 acres		232
John Braden—600 acres Royal City Planing Mills Co.—1,144 acres.		227
John Stanley Crowder—160 acres		234
A. F. Griffiths –160 acres		233
Geo. F. Burpee—240 acres Frank Broad—160 acres		233
J. A Yerex-160 acres		233
Harry H. Mackay—160 acres		233
George Redmond—7.38 acres. Moses Gibson—160 acres.		233 232
Lewis F. Bonson—15 acres		233
Thomas Dunn—880 acres Thomas Dunn—500 acres		232
Geo. F. Hopkins and A. E. Green—480 ecres		233 229
H. F. Keefer—30 acres. J. O. Johnston –200 acres.		232
Applications for Timber Licences.		232
		001
H. V. Edmonds		234 234
Certificates of Incorporation.		
Certificates of Incorporation. Fraser River Gold Gravels Syndicate, Limited, Foreign		234
Delta Dyking Company		9125
Gold Commissioners' Notices.		200
East Kootenay. Laying over of Lottie and Onderkirk Mineral Claims.		236
Laying over of Lottie and Onderkirk Mineral Claims.		236
Lillooet District. West Kootenay District.		236
Namioops, Yale and Similkameen Divisions of Vala D	ie't	926
Osoyoos Division of Yale District		236
Coast District.		236
Private Bill Notices.		
Drake, Jackson & Co.—dredging and mining bed of Fra	ser	
River between Yale Creek and Lytton. Thos. F. McGuigan—to amend Vancouver Incorporat		237
Act and amending Acts Drake, Jackson & Co.—railway from Kamloops to Bark		237
VIIIe		001
U. Wilson—reciamation of lands at Eurnoby Loke		237 237
Unaries Wilson—Canadian Pacific Fire Incurance Co		OOH
Drake, Jackson & Co.—Incorporation of B.C. Jockey C	lub	237
Sheriffs' Sales. E. M. N. Woods vs. James Patterson and others		005
Tax Notices		
Comox District. Kamloops Division of Yale District		236
Hope, Yale, Lytton and Cache Creek Divisions of Yale	D	236 236
		-00

Miscellaneous.

Application for Crown Grant of Mineral Claim by J. Moran 238 Increasing capital stock of the Cariboo Creek Mining Co. 238 Changing name of the British Columbia Investment Co. 238 Issuance of Indefeasible Title to Thomas Allsop. 238 J. A. Forin—application to be called to the Bar. 238 E. M. Yarwood—application to be admitted as Solicitor 238 Aulay Morrison—application to be called to the Bar. 238 Issuance of Crown Grant for Sections 53 & 54, Victoria Dis. 237

APPOINTMENTS

PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor has been pleased to make the following appointment: 6th March, 1890.

JAMES SUTHERLAND, of Comox, Esquire, to be a Notary Public within and for the Electoral District of Comox, Province of British Columbia.

PROVINCIAL SECRETARY.

COUNTY COURT OF YALE.

SITTINGS of this Court will be held at the follow times and places :-

22nd September. at Vernon.

10th October. at Kruger's.

13th October. at Rock Creek.

21st October. at Granite Creek.

27th October. at Nicola Lake.

By Command.

JNO. ROBSON,
Provincial Secretary.

Provincial Secretary's Office, 26th February, 1890.

fe27

NOTICE-LILLOOET DISTRICT.

NOTICE is hereby given that under the provisions of section 3, Chapter 15, "Consolidated Acts, 1888," the proclamation dated 22nd March, 1879, setting apart certain parcels of land situate on Pavilion Mountain, as a Common for the depasturage of cattle, has been consolled. has been cancelled.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office, March 4th, 1890.

mh6

LANDS AND WORKS.

RESERVE—EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the following described tracts of land, which are situated in East Kootenay District, are reserved from sale or settlement until further notice, viz.:—

A belt of land five miles in width along the east side of Elk River, extending between a point five miles below Morrisey Creek and a point 28 miles above Michael Creek

Also a belt two and a half miles in width on each side of Coal Creek, extending to the summit.

Also a belt three miles in width on each side of

Michael Creek, and on each side of the east and west branches of said creek to the summit.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 25th February, 1890.

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that Lot 139, Group 1, East Kootenay District, has been surveyed for Wm. Hardie, under Pre-emption Record No. 52, dated 24th April, 1885, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the Government Agent's Office, Donald.

Persons having adverse claims must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B. C., 13th February, 1890. fel3 fel3

LANDS AND WORKS.

RENFREW DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land in Renfrew District, situate within the boundaries of Wm. Sutton's timber leasehold, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of H. O. Wellburn, Esquire, Assistant Commissioner, Quamichan:—

squire, Assistant Commissioner, Quamichan:—
Section 11.—J. C. McKenzie.
Sections 21 and 22.—H. Nixon and F. Brown, Preemption Record No. 212, dated 19th July, 1888.
Section 23.—R. A. Meade, Pre-emption Record No. 238, dated 4th November, 1889.
Section 24.—James Abernethy.
Section 25.—J. H. Hawthornwaite.
Section 26.—E. W. Shaw, Pre-emption Record No. 198, dated 21st April, 1888.
Section 27.—W. H. McKerrow, Pre-emption Record No. 199, dated 21st April, 1888.
Section 28.—Geo. H. Roe, Pre-emption Record No. 209, dated 2nd July, 1888.
Section 29.—Geo. H. Roe, Pre-emption Record No. 209, dated 2nd July, 1888.
Section 30.—James Nixon, Pre-emption Record No. 226, dated 30th January, 1889.
Section 31.—C. A. Baylor.

226, dated 30th January, 1889.

Section 31.—C. A. Baylor.

Section 32.—Chas. Bayley, Pre-emption Record No. 237, dated 1st October, 1889.

Section 33.—W. A. Robertson.

Section 34.—James Lane, Pre-emption Record No. 153, dated 31st May, 1888.

Section 35.—H. O. Wellburn, Pre-emption Record No. 206, dated 12th June, 1888.

Section 36.—Harold R. Lewis, Pre-emption Record No. 230, dated 14th May, 1889.

Sections 37, 38, 39, 40, 41, 42, 43, 44, 45 and 46.—William Sutton.

Persons having adverse claims to Section II and

Persons having adverse claims to Section 11 and Sections 21 to 36, inclusive, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON, Chief Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 20th February, 1890. fe20

fe20

RENFREW DISTRICT.

NOTICE is hereby given that Section 13, Renfrew District, has been surveyed for Francis Craig, under Pre-emption Record No. 211, dated 10th July, 1888. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of H. O Wellburn, Esq., Assistant Commissioner, Openichan Quamichan.

Persons having adverse claims must file a statement of the same with the Commissioner within 60 days

from the date of this notice

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B. C., March 5th, 1890. mh6

RENFREW DISTRICT.

NOTICE is hereby given that Section 47, Renfrew District, has been surveyed for A. M. Lyle, under Pre-emption Record No. 222, dated 17th december, 1888. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of H. O. Wellburn, Esq., Government Agent, &c., Quamichan. &c., Quamichan.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department,
Victoria, B.C., February 27th, 1890. fe27

NEW WESTMINSTER DISTRICT.

New Westminster District, has been surveyed for W. S. Shrapnel, under Pre-emption Record No. 526, dated 22nd May, 1889. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of Chas. Warwick, Esq., Government Agent, &c., New Westminster.

F. G. VERNON,

Chief Commissioner of Lands & Works

Lands and Works Department,

Victoria, B.C., February 27th, 1890. fe27

LANDS AND WORKS.

QUEEN CHARLOTTE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate on Graham Island, Queen

TOWNSHIP 5.

N. ½ of Section 22.—J. Muirhead, application to purchase dated 11th February, 1889.

N. ½ of Sections 26 and 27; S. ½ of Sections 34 and 35.—J. Nicholles and C. E. Renouf, application to purchase dated 8th June, 1889.

S. ½ of of Section 27.—Robert Heron, application to purchase dated 4th March, 1889.

N.E. ¼ of Section 32.—James Hutcheson, application to purchase dated 7th February, 1889.

N.W. ¼ of Section 32.—L. Goodacre, application to purchase dated 28th December, 1888.

N. E. ¼ of Section 33.—Robert Heron, application to purchase dated 26th November, 1888.

to purchase dated 26th November, 1888.

TOWNSHIP 6.

Township 6.

S. E. ‡ of Section 4.—Robert Heron, application to purchase dated 26th November, 1888.

S. E. ‡ of Section 5.—James Hutcheson, application to purchase dated 7th February, 1889.

S. W. ‡ of Section 5.—L. Goodacre, application to purchase dated 28th December, 1888.

N. W. ‡ of Section 19; S.W. ‡ of Section 30.—H. Saunders, Jno. Irving and Thos. Earle, application to purchase dated 5th December, 1888.

N. W. ‡ of Section 30; W. ½ of Section 31.—Thos. Russell, W. A. Robertson, J. D. Robinson and Jas. Shields, Jr., application to purchase dated 20th July, 1888.

Township 7.

Township 7.

S. W. ‡ of Section 6.—Thos. Russell, W. A. Robertson, J. D. Robinson and James Shields, Jr., application to purchase dated 20th July, 1888.

N. W. ‡ of Section 6; S. W. ‡ of Section 7.—H. Saunders, Jno. Irving and Thos. Earle, application to purchase dated 5th December, 1888.

TOWNSHIP 8.

S. ½ of Section 1.—Thos. Russell, W. A. Robertson, J. D. Robinson and Jas. Shields, Jr., application to purchase dated 20th July, 1888.

N. ½ of Section 1; S. ½ of Section 12.—H. Saunders, Jno. Irving, and Thomas Earle, application to purchase dated 5th December, 1888.

TOWNSHIP 9.

N. ½ of Section 24; S. ½ of Section 25 —H. Saunders, Jno. Irving and Thos. Earle, application to purchase dated 5th December, 1888.
N. ½ of Section 25 and Section 36.—Thos. Russell, W. A. Robertson, J. D. Robinson and Jas. Shields, Jr., application to purchase dated 20th July, 1888.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 30th January, 1890.

SAYWARD DISTRICT.

NOTICE is hereby given that the land recorded by Lewis Casey, under Pre-emption Record No. 484, dated 29th March, 1888, has been surveyed as Lot 109, Sayward District. A plan of the same can be seen at this Department.

Persons having adverse claims must file a statement of the same with the Commissioner within 60 days

from this notice.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., February 5th, 1890.

ja30

COAL PROSPECTING LICENSE.

NOTICE is hereby given that a Licence to Prospect for Coal over 3,840 acres of land situated on Skidegate Inlet, Queen Charlotte Islands, has been granted to Messrs. Wm. McKenzie, Ed. Langham, S. G. Holt, P. Burns, H. S. Holt, C. D. Duggan, D. D. Mann and J. J. Edwards.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B. C., 19th February, 1890.

fe20

LANDS AND WORKS.

CARIBOO DISTRICT.

OTICE is hereby given that the under mentioned tracts of land, situate on Graham Island, Queen Charlotte District, have been surveyed, and that plans of the same can be seen at this Department:

Township 5.

Office is hereby given that the under-mentioned tracts of land, situate in Cariboo District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Bowron, Esq., Assistant Commis-

the office of John Bowron,
sioner, Richfield:—
Lot 109, Group 1.—M. G. Drummond, application
to purchase dated 7th March, 1889.
Lots 110 and 111, Group 1.—M. G. Drummond, ap
plication to purchase by Gazette notice dated 18th
November, 1889.
Lot 113 Group 1.—Albin Provis Estate, Pre-emption

November, 1889.
Lot 113, Group 1.—Albin Provis Estate, Pre-emption Record No. 17, dated 19th April, 1886.
Lot 114, Group 1.—B. F. English, Pre-emption Record No. 15, dated 24th November, 1873.
Lot 115, Group 1.—D. McIntyre, Pre-emption Record No. 381, dated 17th April, 1873.
Persons having adverse claims to Lots 113, 114 or 115, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this the Commissioner within 60 days from the date of this

F. G. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B.C., January 30th, 1890.

COAST DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Coast District, have been surveyed, and that plans of the same can be seen at this Department:—

Lot 1, Range 4.—William Oliver, application to purchase dated 6th September, 1889.

Lot 44, Range 5.—A. E. Green, application to purchase dated 31st December, 1889.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department

Lands and Works Department, Victoria, B.C., 13th March, 1890. mh13

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE is hereby that the under mentioned tracts of land, situate in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of W. Dewdney, Esquire, Assistant Commissioner, Vernon:

Lot 309, Group 1.—Alexander McDonell, Pre-emption Record No. 794, dated 8th October, 1889. Lot 310, Group 1.—John McDonell, Pre-emption Record No. 795, dated 8th October, 1889. Lot 311, Group 1.—Alex. McDonell, application to

purchase dated 25th March, 1889.

Persons having adverse claims to Lot 309 and 310, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department,
Victoria, B.C., 13th March, 1890. mh13

CARIBOO DISTRICT.

NOTICE is hereby given that the land applied for by S. Tingley, under Gazette notice dated 11th April, 1889, has been surveyed, and is known as Lot 95, Group 1, Cariboo District. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of Jno. Bowron, Esq., Assistant Commissioner, Richfield Commissioner, Richfield.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department,

Victoria, B.C., 5th February, 1890.

HIGHLAND DISTRICT.

NOTICE is hereby given that Section 23, Highland District, has been surveyed for J. Wriglesworth, under application to purchase dated 27th April, 1889. A plan of the same can be seen at this Department.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department,
Victoria, B.C., 13th March, 1890. mh13

LANDS AND WORKS.

F. G. VERNON, Chief Commissioner of Lands & Works

Lands and Works Department, Victoria, B.C., 25th January, 1890.

LAND NOTICES.

NOTICE is hereby given that 60 days after date we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the fol-

lowing claim:

From a post planted on the sea shore at Lawn Hill Point, on Graham Island, Queen Charlotte Islands; forty (40) chains west; thence south 80 chains; thence east 40 chains, more or less, to the shore; thence northerly following the shore to the point of commencement; containing three hundred and twenty (320) acres, more or less. (320) acres, more or less

W. McKENZIE, B. A. L.P.

Victoria, February 1st, 1890.

NOTICE is hereby given that 60 days from date I intend to apply to the Hon. Chief Commissioner of Lands and Works to purchase the following pastoral lands situated at Koprino Harbour, Quatsino District, described as follows: From (S.E.) south-east corner of section (8); thence north (80) eighty chains; thence (E.) east (80) chains; thence (S.) south (80) chains, more or less, to the shore of Koprino Harbour; and thence following the shore line in a westerly direction to the point of commencement; containing (640) acres to the point of commencement; containing (640) acres,

WILLIAM A. LINDSAY.

Victoria, Feb. 22nd, 1890.

OTICE is hereby given that 60 days after date I

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in New Westminster District, Group One, on the north side of English Bay:—

Commencing at the north-west corner of G. De-Wolfe's application; thence north 20 chains; thence east 80 chains; thence south 20 chains; thence west 80 chains to point of commencement; containing 160 acres, more or less. Also commencing at the southeast corner of F. C. Cotton's application; thence east to the south-west corner of Westerland's application; thence north 80 chains; thence west 20 chains; thence south 80 chains to point of commencement; containing 160 acres, more or less. ing 160 acres, more or less.

JNO. B. HENDERSON.

Vancouver, February 21st, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 160 acres on the Squamish River, in the District of New Westminster, British Columbia:

1. Commencing at the north-west corner of W. H. M. Woods' lot; thence east to Lot No. 510; thence north 20 chains; thence west to the Scacham Indian Reserve; thence south about five chains to the southeast corner of said reserve; thence west about 10 chains; thence south to point of commencement.

2. Commencing at the north-west corner of Woods', W. H. M., Lot; thence west to the Squamish River; thence north-westerly along said river about 20 chains; thence east to the north-west corner of claim first described above; thence south to point of commencement; containing in all 160 acres, more or less.

ja9

THOS. K. DRYDEN. ja9

LAND NOTICES.

HIGHWAYS—OSOYOOS DIVISION OF YALE
DISTRICT.

NOTICE is hereby given that the following highways are hereby established:—
Commencing at a point on the Pleasant Valley Road; thence in an easterly direction following the centre line of an existing road through the north half of Section 2, Township 8, to Lot 51, Group 1, and having a width of 15 feet on each side thereof.
Also commencing at a point on the trail on the west side of Okanagan Lake, about 150 yards north of Gartrell's south-west post; thence easterly through a natural pass to the flat; thence north to the line between Gartrell's and Ellis' claims; thence east along said line to the lake; and having a width of 33 feet on each side of said lines.

F. G. VERNON,

Chief Course of Lands and Works to purchase 137 acres of land, more or less, situate at Monashee Mountain, Osoyoos Division of Yale District, described as follows:
Commencing at a post on the northern boundary of Lot 192, Group 1, about 4 chains east from the north-west corner thereof; thence north 7 chains; thence west 40 chains; thence east 40 chains; thence east 40 chains; thence east 40 chains; thence east 40 chains; thence or less, to the south boundary of Lot 192; thence in a west-erly direction 25 chains, more or less, to the south boundary of Lot 192; thence in a west-erly direction 25 chains, more or less, to the south boundary of Lot 192; thence in an easterly direction 27 chains, more or less, to the potential form.

F. G. VERNON,

Chief Courtical to apply to the Honourable Chief Commissioner of Lands and Works to purchase 137 acres of land, more or less, situate at Monashee Mountain, Osoyoos Division of Yale District, described as follows:

Commencing at a post on the northern boundary of Lot 192; thence in an east 40 chains; thence eas

NOTICE is hereby given that 60 days after date I intend to make application to the Honourable Chief Commissioner of Lands and Works for permis sion to purchase 320 acres of mountain pasture land, in the Osoyoos Division of Yale District, and described as follows

Commencing at Postill Brothers' south-east corner stake, Section 30, Township 27, running north 80 chains; thence east 40 chains; thence south 80 chains; thence west 40 chains, to point of commencement.

BERNARD LEQUIME.

Vernon, 28th January, 1890.

NOTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 320 acres of mountain pasture land, situate in the Osoyoos Division of Yale District, described as fol-

Commencing at the south-east corner stake of Indian Reserve, running south 40 chains; thence west 80 chains; thence north 40 chains; thence east 80 chains, to point of commencement; being the south half of Section 16, Township 8.

CORNELIUS O'KEEFE.

Vernon, 27th January, 1890.

OTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, more or less, situate on Valdez Island, B. C., described as follows

Commencing at a stake in Village Bay; thence running west 80 chains; thence north 60 chains; thence east 40 chains; thence south 40 chains; thence east to shore line of bay; thence following the shore line to the point of commencement.

HUGH CAMPBELL.

20th January, 1890.

NOTICE is hereby given that I intend to apply to the Hon. Chief Commissioner of Lands and Works to purchase the following described tract of land, situate in Rupert District:—

Commencing at a point at the head of Beaver Harbour (north-west corner of Section 22, Township 6); thence west 240 chains; thence south 160 chains; thence east 160 chains; thence south 240 chains; thence east 160 chains; thence north 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 80 chains; thence north 80 chains; thence west 80 chains; thence north 80 chains; thence west 80 chains; thence north 160 chains, to the point of commencement; containing 8,320 acres, more or less.

H. SAUNDERS.

January 12t , 1890.

NOTICE is hereby given that 60 days after date we intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on Work Channel, Coast District:

Commencing at centre Section 23, Township 1, Range 5; thence north 80 chains; thence east about 50 chains, more or less, to the coast line of Work Channel; thence south-westerly following the coast line to the north-east boundary post of land applied for by R. Cunningham & Son; thence westward about 80 chains to the point of commencement; which said tract of land is said to contain 450 acres, more or less.

JOHN PIERCY.

JOHN PIERCY FREDK. A. PAULINE.

Victoria, B. C. February 5th, 1890.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described pastoral lands, situated in Rupert

Commencing at the south-east corner of land applied for by E. Priest and T. D. Jones in Section 8, Township 2; thence running south 20 chains; thence west 160 chains; thence north 20 chains; thence east 160 chains, to place of commencement; containing 320 acres, more or less.

West of "Pike's" Nicola-Granite Creek Trail, and joining Lot 539 (J. Garcia).

Said land commences at south-east corner of Lot 539 and runs west 80 chains; thence south 40 chains; thence east 80 chains; thence north 40 chains to point of commencement.

J. GARCIA, SR.

E. PRIEST, C. E. fe6

Nanaimo, January 31st, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land, in New Westminters Districts County 1

Commencing at the north-east corner of Lot 557; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains, to point of commencement; say 320 acres, more or less

JOHN TAYLOR.

Vancouver, B. C., 5th February, 1890.

NOTICE is hereby given that the undersigned intends to make application to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following lands in West Kootenay District, viz.:—

Commencing at a post on the west shore of Lower Arrow Lake near the mouth of a creek; thence west 80 chains; thence north 80 chains; thence east 80 chains, more or less, to the lake; thence following the shore of the lake to the place of commencement; containing 640 acres.

Also 640 acres situated south of and adjoining the above described block.

HENRY S. MASON.

Victoria, B. C., 10th February, 1890.

NOTICE is hereby given that I intend to make application to the Hon. the Chief Commissioner

application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following tract of land, situated on Work's Channel, Coast District, and described as follows:—
Commencing at a post at the south-east corner of R. H. Hall's claim, and running south 40 chains; thence east 20 chains; thence south 40 chains, to the south-east corner of R. Dunsmuir's claim; thence east 76 chains, more or less, to shore line of Work's Channel; thence meandering north-westerly along the shore about 87 chains, to a point due east of starting point; and thence west 58 chains, more or less, to place of beginning; containing 520 acres, more or less.

ALBERT E. BOLTON.
Port Simpson, Jan. 31st, 1890.

Port Simpson, Jan. 31st, 1890.

NOTICE is hereby given that 60 days after date we intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, situated at Kettle River, British Columbia, in the Osoyoos Division of Yale District, described as follows:—

Commencing at A. Chandler's north-west corner of purchase; running thence south 80 chains; thence vest 80 chains; thence north 80 chains; thence east

80 chains to point of commencement.

B. GRIMMELL, I. H. EAST.

Vernon, 5th February, 1890.

NOTICE is hereby given that 60 days from date I intend to apply to the Honourable Chief Commissioner of Lands and Works to purchase the following pastoral lands at Koprino Harbour, Quatsino District, described as follows:—

plied for by W. A. Lindsay at Koprino Harbour; thence north 40 chains; thence east 40 chains; thence 320 acres, more or less.

JOHN BRYDEN

Victoria, February 22nd, 1890.

fe27

LAND NOTICES.

NOTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works for leave to purchase 320 acres mountain pasturage, situate about 8 miles northwest of "Pike's" Nicola-Granite Creek Trail, and

Nicola Valley, January 6th, 1890.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following land on Graham Island, Queen Charlotte Dis-

North-west \$\frac{1}{4}\$ of Section 33, Township 5, and south-west \$\frac{1}{4}\$ of Section 4, Township 6; containing 320 acres.

WM. WILSON

29th January, 1890.

R. OTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for the purchase of certain lands, which may be described as follows:

which may be described as follows:—
Commencing from a stake on the north shore of Jervis Inlet, and about three miles west of Deserted Cove, marked "P.M." and "E.D;" thence in an easterly direction along the shore of Jervis Inlet for a distance of about a mile; thence in a northerly direction for a distance of about half a mile; thence in a westerly direction for a distance of about a mile; thence in a southerly direction a distance of about half a mile to the point of commencement; containing about 320 acres, more or less.

A. St. G. HAMERSLEY

January 19th, 1890.

N.
fel3
make ioner of the multiple of the mult 40 chains to the north-west corner of Saunders' claim; thence east 80 chains; thence south 60 chains; thence east 25 chains to the point of commencement; and containing 300 acres, more or less.

JAMES EDGERTON.

Vancouver, March 1st, 1890.

NCTICE is hereby given that I intend to make application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, viz.:—

Commencing at the north-west corner of Section 29,
Township 1, Range 5, Coast District; thence east 170
chains, more or less, to Work's Canal; thence westerly following the shore line to the place of commencement; containing 600 acres, more or less.

JOHN BRADEN,
Per Tom Kains.

Dated at Port Simpson, this 6th day of March, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described Tidal Lands, situated in Group One, New Westminster District, in False Creek: Commencing at a stake set at low water mark on the east side of Granville Street Bridge, at the north end of said bridge, thence in an easterly direction, following the meanderings of the shore line at low water to the head of False Creek, thence southerly along said low water mark, thence westerly following said low water mark to the low water mark at the southern and eastern end of Granville Street Bridge, thence from this point OTICE is hereby given that 60 days after date I Commencing from south-east corner of the land apied for by W. A. Lindsay at Koprino Harbour; to high water mark in a southerly direction, and thence thence north 40 chains; thence east 40 chains; thence along high water mark in an easterly direction to the south 80 chains, more or less, to the shore line of head of False Creek, thence northerly along shore line Quatsino Sound; thence following the shore line of at high water, thence westerly along shore line at high water mark to the north end of the east side of Grandirection to the point of commencement; containing water mark in a southerly direction, and thence thence north 40 chains; thence along high water mark in a southerly direction, and thence thence north 40 chains; thence south 80 chains, more or less. mencement; containing 640 acres more or less FRANK COLES.

Vancouver, March 8th, 1890.

mh13

NOTICE is hereby given that 60 days after date we intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 6,971 acres, more or less, being land covered by our Timber Lease L, situate on a lake emptying into Village Bay, Valdez Island, Sayward District.

ROYAL CITY PLANING MILLS CO., JOHN HENDRY, Manager. New Westminster, January 15th, 1890.

NOTICE is hereby given that 60 days after date I intend applying to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land situated in New Westminster District, Group 1, on the north side of Burrard Inlet: Commencing at the north east corner of George Wood's claim; thence west 80 chains; thence north 40 Wood's claim; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains to point of commencement, containing 320 acres, more or less.

GEO. DEWOLF.

Vanconver, Feb. 20th, 1890.

NOTICE is hereby given that, two months after date hereof, I intend to apply to the Chief Commissioner of Lands and Works for the purchase of certain lands situ ted on the north side of Burrard Inlet, in the district of New Westminster, and Inlet, in the distr described as follows

Commencing at the north-west corner of Wm. Spittals' pre-emption claim No. 170; thence north 80 chains; thence west 20 chains; thence south 80 chains, and thence east 20 chains to point of commencement, containing 160 acres.

ADOLPHUS WILLIAMS

Dated February 25th, 1890.

NOTICE is hereby given that I intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following described tract of land:—

Commencing at the north-west angle of land applied for by A. St. George Hamersley; thence west 210 chains to the bank of Ahwhechaolto River or Lake; thence south-easterly following the bank of said river or lake to the north-east angle of Section 4, Quatsino District; thence east 180 chains, more or less, to the north-west angle of land applied for by W. A. Lindsay; thence north 80 chains, more or less, to the place of beginning; containing 1,500 acres, more or less.

TOM KAINS. TOM KAINS.

Victoria, B. C., February, 26th, 1890.

NOTICE is hereby given that I intend to make application to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, viz.:—

The south half of Section 26, the north half and south-west quarter of Section 23, Township 9, Graham south-west quarter of Section 23, Township 9, Graham

Island, Queen Charlotte District; containing 800 acres, more or less

T. S. GORE.

NOTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, in the Osoyoos Division of Yale District, described as follows:

Commencing at the south-west corner of the east 1/2 Commencing at the south-west corner of the east 1/2 thence north 80 chains; thence west 80 chains; thence west 40 chains; thence south 80 chains, to point of commencement.

GEORGE WHELAN.

Vernon, 21st January, 1890.

MACCURE A. DEWOLFE.

Fe27

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for leave to purchase the following land, on the north side of Burrard Inlet, Group One, in the District of New Westminster:

Commencing at the north-west corner of William Cook's pre-emption No. 554; thence north 20 chains; thence west 40 chains to place of commencement.

JAMES BROWN

Vancouver, 3rd March. 1890

acres, more or less.

JOHN H. ROBERTS

Vancouver, March 1st, 1890.

mh6 ja9

LAND NOTICES.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase Sandy Island, lying to the north of Denman Island, and two other small islands lying near and to the north of Sandy Islands the said entring 100 ages ports of Sandy Island; the said containing 100 acres, more or

W. CHENEY.

Nanaimo, B.C., Jan. 11th, 1890.

NOTICE is hereby given that we, the undersigned, intend to make application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the following lots of land, situated on Zum-ti-la Bay, Wark's Channel, Coast District, and described as follows: on Zum-ti-la Bay, Warl and described as follows:

Lot 1. Commencing at a post at the north-east corner of R. H. Hall's claim, and running south 40 chains; thence east 58 chains to the shore line of Zum-ti-la Bay; thence meandering along the shore line north-easterly to point of beginning; containing 116 acres, more or less.

Lot 2. Commencing at a post at the north-east corner of R. H. Hall's claim, and running west 57 chains to the south-east corner of F. S. Barnard's claim; thence north 40 chains to the north-east corner of F. S. Barnard's claim; thence east 87 chains, more or less, to the shore line of Zum-ti-la Bay; thence meandering south-westerly along the shore line to point of beginning; containing 296 acres, more or less.

F. M. LINDSAY ALEXANDER, ROBT. H. HALL, GORDON LOCKERBY, GEO. R. ROBSON, FRANK ROUNDY.

Fort Simpson, B. C., November 30th, 1889.

NOTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, in the Osoyoos Division of Yale District, and described as follows:—

Commencing at a stake about two and a half miles north of C. A. R. Lambly's land, Lot 220, Group I., on the west side of Okanagan Lake, running south 160 chains; thence east 40 chains; thence north 160 chains; thence west 40 chains to point of commencement.

ROBERT LAMBLY

Vernon, 1st February, 1890.

NOTICE is hereby given that, 60 days after date, I intend making application to the Chief Commissioner of Lands and Works to purchase the following described lands in New Westminster District, Group One, north side of Burrard Inlet:

Commencing at the south-west corner of John Taylor's application of the 5th February; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains to point of commencement, say 320 acres, more or less.

GEORGE DEWOLFE.

Vernon, 21st January, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands, in New Westninster District, Group One, north side of Burrard Inlet: Commencing at the south-west corner of Geo. Woods' claim; thence west 40 chains; thence north 40 chains; thence west 40 chains to the westerly boundary of Geo. DeWolfe's claim; thence south 40 chains; thence south 40 chains; thence east 80 chains to the point of commencement; containing 160 acres, more or less.

NOTICE is hereby given that 60 days after date we intend to make application to the Chief Commissioner of Lands and Works of the Province of British Columbia for permission to purchase 960 acres of land in Rupert District, Vancouver Island, commencing at the south-east corner of Messrs. Brown & Jenkinson's claim; thence south 40 chains; thence east 80 chains to the point of commencement.

Dated the 7th day of January, A.D. 1890.

JAMES MITCHELL, HENRY MITCHELL, A. L. BELYEA.

NOTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works, British Columbia, for leave to purchase 320 acres of mountain pasturage, situate about four miles south of Rey & Quinville, Manuel Lake, and lying on both banks of 12-Mile Creek; commences at stake "A," and runs west 40 chains; thence south 40 chains to initial stake chains; thence south 40 chains, to initial stake GEO. O'DWYER.

12-Mile Creek, North Nicola, January 6th, 1890.

ja9

OTICE is hereby given that 60 days after date I intend making application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated in Goldstream District, British Colum-

bia:—
Beginning at the south-west corner post of Section 3, Goldstream District; thence in a northerly direction 10 chains; thence in a westerly direction 111 chains, to the southern boundary line of the Esquimalt and Nanaimo Railway lands; thence along the said southern boundary line in a westerly direction 12½ chains; thence in a southerly direction 30 chains; thence in an easterly direction 120 chains; thence in a northerly direction 30 chains, to place of beginning; containing by admeasurement 451 acres, more or less. containing by admeasurement 451 acres, more or le T. W. PATTERSON.

Victoria, 22nd January, 1890.

NOTICE is hereby given that 60 days after date I

intend applying to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following described tract of land:—
Commencing at a post marked "M,M.," near the head of Deserted Bay, Jarvis Inlet, and running thence north 80 chains; thence west 80 chains; thence morth 40 chains; thence west to see shore; thence north 40 chains; thence west to sea shore; thence running in a south-easterly direction along sea shore to point of commencement; and containing about 640 acres, more or less.

M. MANSON ja30

Nanaimo, January 24th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to pur chase the following described land, on the north side of Burrard Inlet, New Westminster District, Group

Commencing at the south-west corner of pre-emption claim No. 564; thence west 20 chains; thence north 80 chains; thence east 20 chains; thence south 80 chains, to the point of commencement; containing 160 acres, more or less.

GODFREY P. DALE.

Vancouver, Feb. 13th, 1890.

NOTICE is hereby given that 60 days after date we intend making application to the Hon. Chief Commissioner of Lands and Works for permission to purchase the following described lands in New Westminster and Lillooet Districts: Commencing at a stake on Green River, 56 miles by survey made for railway from the head of Howe Sound, on what is known as Pemberton Meadows; thence due south 160 chains; thence east 320 chains; thence due porth 320 chains thence east 320 chains; thence due north 320 chains, crossing the line of railroad survey at 60 miles from Howe Sound; thence due west 320 chains; thence due south 160 chains to the point of commencement, and containing 10,240 acres, more or less

GEO. DEWOLF, ALAN E. McCARTNEY.

Vancouver, Feb 25th, 1890.

fe27

NOTICE is hereby given that we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following tract of land, near Work's Channel, Coast District, described as fol-

Commencing at the north-east corner of the claim advertised by A. E. Green; running 120 chains west; thence 40 chains north; thence 120 chains east; thence 40 chains south to place of commencement; containing 480 acres, more or less. Staked and notice posted this day.

GEO. F. HOPKINS, A. E. GREEN.

Port Simpson. February 25th, 1890.

mh13

LAND NOTICES.

OTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for leave to purchase the lands in the District of New Westminster, described as follows: Situated in the Squamish Valley, commencing at the north-west corner of T. M. Rae's lot; thence east 80 chains; thence north 20 chains; thence west 80 chains, more or less, to Squamish River; thence southerly along bank of said river to place of commencement; containing 160 acres, more or less.

ROBT. MACPHERSON.

Vancouver, Jan. 29th, 1890.

NOTICE is hereby given that 60 days after date I intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 960 acres of pastoral land, in the Osoyoos Division of Yale District, and described as follows:—Commencing at a point on the south-west corner of the east½ of Section 18, Township 24, running east 1,320 yards, more or less; thence north 3,520 yards; thence west 1,320 yards, more or less; thence south 3,520 yards, to the point of commencement; and contain-

yards, to the point of commencement; and containing about 960 acres, more or less.

GEORGE WHELAN

Vernon, 17th January, 1890.

ja30

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner for permission to purchase certain lands in the District of New Westminster, described as follows:—
Commencing at the south-east corner of J. Wattie's

pre-emption claim on Seymour Creek; thence east 30 chains, more or less, to the land applied for by A. E. McCartney; thence north 20 chains; thence west 30 chains, more or less, to the north-east corner of J. Wattie's claim; thence south 20 chains, to the point of commencement; containing about 60 acres. H. L. SNOWDON.

ja30

Vancouver, 27th January, 1890.

NOTICE is hereby given that I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, viz.:-

Commencing at the north-west corner of Section 29, Township 1, Range 5, Coast District; thence east 170 chains, more or less, to Work's Canal; thence westerly, following the shore line to the place of commencement, following the shore line of less. containing 400 acres, more or less.

W. J. QUINLAN.

6th February, 1890.

TOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land, in New Westminster District, Group One:

Commencing at the north-east corner of land applied for by Geo. De Wolfe, at Green Lake; thence 80 chains east; thence 320 chains north; thence 240 chains west;

thence 320 chains south to DeWolfe's claim; thence 160 chains east to point of commencement; and con-

taining 7,680 acres, more or less.

J. C. WILSON.

Vancouver, February 25th, 1890.

OTICE is hereby given that 60 days after date we intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in Group One

Commencing at the south-east corner of land applied for by Wm. Munroe (to purchase); thence north 80 chains; thence east 20 chains; thence south 80 chains; thence west 20 chains to point of commencement; and containing 160 acres, more or less.

J. S. EMANUELS, A. F. BEASLEY.

Vancouver, March 1st, 1890.

OTICE is hereby given that 60 days after date I will apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, in the Osoyoos Division of Yale District, described as follows:—

Commencing at the south-west corner of the east $\frac{1}{2}$ of Section 18, Township 24; running east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains, to point of commencement

GEORGE WHELAN. Vernon, 21st January, 1890. ja30

NOTICE is hereby given that 60 days after date I intend making application to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following described lands in New Westminster District, Group I, north side Burrard Inlet: rard Inlet :-

Commencing at the north-east corner of J. Wulffcommencing at the north-east corner of J. Wulff-sohn's purchase; thence north 40 chains; thence due west 50 chains, more or less, to J. Watts' pre-emption claim; thence south 20 chains; thence east 10 chains to Brown's north-east corner; thence south 20 chains to J. Wulffsohn's north-west corner post; thence east 40 chains to point of commencement, and containing 180 acres, more or less.

Vancouver, B.C., January 4th, 1890.

NOTICE is hereby given that I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following tract of land, situated on Zum ti-la Bay, Work's Channel, in Coast District, and described as

Commencing at a post at the head of the north arm of Zum-ti-la Bay, and running west 85 chains, more or less, to the south-east corner of Wm. Charles' claim; thence north 40 chains; thence east 120 chains; claim; thence north 40 chains; thence east 120 chains; thence south 93 chains, more or less, to the shore line of Zum-ti-la Bay; thence meandering north-westerly along the shore line to the point of beginning; containing 550 acres, more or less.

ALFRED E. GREEN.

Port Simpson, Jan. 31st, 1890. fe13

fel3

NOTICE is hereby given that I intend to make application in 60 days to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situate in Osoyoos, Yale District, British Columbia, and particularly described as follows:

Commencing at a stake on the west line of land applied for by Henry L. Tilton, 40 chains south of the north-west corner of said Henry L. Tilton's land; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence north 40 chains to place of beginning. Located on the ground this 28th day of January, A.D. 1890.

[GEORGE K. STOCKER]

GEORGE K. STOCKER.

NOTICE is hereby given that sixty (60) days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on the north side of Burrard Inlet, New Westminster District, Group one

Commencing at the north-east corner of Taylor's purchase; thence north thirty (30) chains, more or less, to timber limit; thence north-westerly, following timber limit boundary, one hundred and ten (110) chains; thence south to Brown's north-west corner sixty (60) chains; thence east one hundred (100) chains to point of commencement, containing four hundred acres, more or less.

HENRY F. HORROCKS Vancouver, B. C., 13th February, 1890.

NOTICE is hereby given that I intend to make application to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, viz.:—

Commencing at the mouth of Ahwaysha River, a stream emptying into Quatsino Sound opposite the northerly point of Limestone Island; thence due west 720 chains; thence south 80 chains, more or less, to the north-west angle of land applied for by W. A. Lindsay's north-east corner; thence south 40 chains to the northwest angle of land applied for by John Bryden; thence east 40 chains to John Bryden's north-east angle; thence south following John Bryden's casterly limit 80 chains, more or less, to the shore of Quatsino Sound; thence easterly following the shore of Quatsino Sound to the place of beginning; containing 8,500 acres, more or less. more or less.

A. St. GEORGE HAMERSLEY, Attorney for Applicants.

Vancouver, B. C., 26th February, 1890.

LAND NOTICES.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on the north shore of Burrard Inlet, New Westminster District, British Columbia:—

Commencing at the south-east corner of Davie's pre-emption claim; thence south 80 chains; thence east 20 chains, more or less, to T. L. No. 12; thence north 80 chains; thence west 20 chains, more or less, to the point of to the point of commencement; containing 160 acres, more or less.

GEORGE REDMOND.

Vancouver, Feb. 14th, 1890.

OTICE is hereby given that sixty (60) days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, on the north side of Burrard Inlet, New Westminster District, Group One (1), and described as follows:—

Commencing at the north-east corner of Hall's purchase; thence west eighty (80) chains; thence north forty (40) chains; thence east eighty (80) chains; thence south forty (40) chains, to point of commencement; containing three hundred and twenty (320) acres, more or less.

acres, more or less

JOHN TAYLOR.

Vancouver, B. C., 11th February, 1890.

NOTICE is hereby given that 60 days after date I intend to apply to the Honourable Chief Commissioner of Lands and Works to purchase 640 acres of land in Rupert District, situate near the head of Rupert Arm, and known as Section 14, Township 4.

W. H. REDMOND.

February 27th, 1890.

NOTICE is hereby given that, sixty days after date, I intend to apply to the Honourable the Chief Commissioner of Lands and Works to purchase the following lands in Coast District, viz.:—

Commencing at the north-east corner post of Lot 39, Range 5 (purchased by Robson, Todd & Lockerby); thence east 40 chains; thence north 40 chains; thence west 80 chains; thence south to Nasoga Gulf; thence following the shore line of the said gulf to the north-west corner of said Lot 39; thence east 25.70 chains to the point of commencement.

the point of commencement.

Dated at Victoria this 27th day of February, A. D.

1890.

G. H. BARNARD.

NOTICE is hereby given that (60) sixty days from date I intend to apply to the Hon. Chief Commissioner of Lands and Works to purchase the following pastoral lands situate at Winter Harbour, Quatsino District, described as follows: From (S.E.) southeast corner of section (11) eleven; thence north 40 chains; thence east 60 chains; thence south 40 chains, more or less, to the shore line of Winter Harbour; thence following the shore line in a westerly direction to the point of commencement, containing 240 acres. to the point of commencement, containing 240 acres, more or less.

WILLIAM A. LINDSAY

Victoria, Feb. 22nd, 1890.

NOTICE is hereby given that, 60 days after date, I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land in New Westminster District, Group 1:

Commencing at the north-west corner of Lot 662; thence east 13 chains; thence north 40 chains; thence west 13 chains; thence south 40 chains to the place of commencement, containing 52 acres, more or less.

E. A. BROWN.

Vancouver, B. C., Feb. 26th, 1890.

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land at Uchucklesat Harbour, Barclay Sound:—

Commencing at the mouth of Cascade River; thence easterly along the shore 20 chains; thence north 40 chains; thence west 40 chains; thence south to the shore; thence easterly along the shore to place of commencement.

WM. P. SAYWARD.

WM. P. SAYWARD

February 20th, 1890.

NOTICE is hereby given that, 60 days after date, I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land in Group One, New Westminster District:—

Commencing at the north-west corner post of lot 577; thence due north 80 chains; thence due east 20 chains; thence due south 80 chains; thence due west 20 chains to the point of commencement, and containing 160 acres.

G. W. HUTCHINGS.

Vancouver, Feb. 24th, 1890.

NOTICE is hereby given that I intend to apply to the Hon. Chief Commissioner of Lands and Works to purchase 640 acres of land in Range 5, Coast District, commencing from a post about 40 chains north of the north-east corner of section 15, township 1, Range 5, Coast District; thence north 120 chains; thence east 80 chains, more or less, to Work's Canal; thence south 40 chains along shore line of canal to the month-east corner of the lend applied for by Robert

north-east corner of the land applied for by Robert Cunningham & Son; thence west 40 chains; thence south 80 chains; thence west 40 chains to the place of commencement.

CHAS. W. JENKENSON

Victoria, Feb. 27th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works to purchase the following described land in New Westminster District, Group I, north side of Burrard Inlet: Commencing at the south east corner of Blake's pre-emption; thence north 80 chains; thence east 20 chains, more or less, to the base of mountains; thence south 80 chains; thence west 20 chains, more or less, to the point of commencement, and containing 160 acres, more or less.

2nd. Commencing at the north-east corner of V. D. V's pre-emption claim; thence south 40 chains; thence

Y.'s pre-emption claim; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains, to the point of commencement, and containing 160 acres, more or less.

WILLIAM MUNRO

Vancouver, Feb. 25th, 1890.

NOTICE is hereby given that I intend to apply to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the fol-lowing pastoral lands on Quatsino Sound, Quatsino

District, described as follows:

Commencing at the south-east corner of the land applied for by John Bryden; thence running north 80 chains; thence east 80 chains; thence south 80 chains, more or less, to the shore line, Quatsino Sound; thence following the shore line, Quatsino Sound, in a westerly direction to the point of commencement; westerly direction to the property containing 640 acres, more or less.

D. W. EBERTS.

Victoria, 26th February, 1890.

NOTICE is hereby given that 60 days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on the north side of Burrard Inlet, Group One, New Westminster District, British Columbia:

Commencing at a stake marked "G.G.M.," southwest corner, situate at a point about 12 chains in a northerly direction from the north-east corner of the dam constructed by the Vancouver Water Works Company across the Capilano Creek; thence in a northerly direction a distance of 100 chains; thence in an easterly direction 50 chains; thence in a southerly direction 100 chains; and thence westerly 50 chains to

to point of commencement.

G. M. SPROAT.

fe27

Nelson, 23rd November, 1889.

LAND NOTICES.

NOTICE is hereby given that I intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase the following pasture lands on Koprino Harbour, Quatsino District, described as follows

Commencing from the north-east corner of the land applied for by W. A. Lindsay; thence running north 80 chains; thence east 80 chains; thence south 80 chains; thence west 40 chains to the north-east corner of land applied for by John Bryden; and thence west 40 chains to the place of commencement; containing 640 acres, more or less.

D. W. EBERTS.

Victoria, 26th February, 1890.

fe27

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works to purchase 160 acres of land in the West Division of Kootenay District:—

Commencing at a post on the south boundary of Lot 95, Group 1, on the east bank of Cottonwood Creek; thence south 40 chains; thence west 40 chains; thence north 40 chains to the south boundary of Lot 95, Group 1; thence east following said south boundary to the initial point. to the initial point.

G. M. SPROAT.

Nelson, B. C., November 1st, 1889.

OTICE is hereby given that sixty (60) days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on the north side of Burrard Inlet, New Westminster District, Group One

Commencing at the north-east corner of Taylor's application of the 5th February; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains to point of commencement; contain-

ing 320 acres, more or less.

H. J. SAUNDERS.

Vancouver, B. C., February 21st, 1890.

NOTICE is hereby given that 60 days after date I intend applying to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, in New Westminster District, Group One, north side of Burrard Inlet:—

Commencing at the north-west corner of F. Rathgelzer's pre emption; thence northerly 20 chains, more or less, to Blake's south-west corner; thence east 80 chains; thence south 20 chains, more or less; thence west 80 chains to point of commencement; containing 160 acres, more or less.

ALAN E. McCARTNEY.

Vancouver, B. C., 20th February, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, in New Westminster District, Group One, on the north side of Burrard Inlet:

Commencing at Frolander's pre-emption, north-west corner; thence following the shore line northerly about 50 chains, more or less, to E. K. Collet's south-west corner; thence east 50 chains; thence south 50 chains; thence west 50 chains to point of commencement; containing 250 chains, more or less.

F. C. COTTON.

Vancouver, Feb. 17th, 1890.

the point of commencement; containing 500 acres, more or less.

G. G. MACKAY.

Vancouver, B. C.,
February 21st, 1890.

OTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works to purchase 160 acres of land in West Kootenay District, bounded as follows:—

From a post on the latter than the containing 500 acres, more or less.

OTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works to purchase 160 acres of land in West Kootenay District, bounded as follows:—

From a post on the latter than the containing 500 acres, intended as follows:—

The commencing at the containing application to the Chief Commissioner of Lands and Works for permission to purchase the following described land, situate on the north side of Burrard Inlet, in the District of New Westminster, Group One:—

Commencing at the north-west corner of John Robb's pre-emption claim; thence west 35.90 chains to the east boundary of timber lease; thence southerly along the said containing the said contains.

bounded as follows:—

From a post on the left bank of Cottonwood Creek west boundary of John Robb's pre-emption claim; where the south boundary of Hoover's pre-emption thence north along the west boundary of said precrosses the creek, west 40 chains; thence south 40 emption claim 31.90 chains to the place of commence-chains; thence east 40 chains; thence north 40 chains ment; containing 68 acres, more or less.

E. B. HERMON.

Vancouver, B. C., February 24th, 1890.

OTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase Plumper Island, in Koprino Harbour, Quatsino District, containing one hundred (100) acres, more or less.

E. M. SKINNER.

Victoria, B. C., February 26th, 1890.

NOTICE is hereby given that I intend applying to the Honourable the Chief Commissioner of Lands and Works to purchase the following lands near Koprino Harbour, Quatsino District, namely:—
Commencing at the north-east corner of Section 8 in said District; thence north 40 chains; thence west 40 chains; thence south 40 chains to the northerly limit of said Section; thence east along said northerly limit to the place of beginning; containing 160 acres, more or less.

more or less.

Dated the 27th day of February, 1890.

mh6

["Nanaimo Free Press" please copy.]

NOTICE is hereby given that 60 days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase about 320 acres of land in Rupert District:

Commencing at the south west corner of the Indian Reserve on the Nimkish River; thence east 20 chains; thence south about 80 chains to the Karmutsen Lake; thence following the lake shore and river bank to place acres, more or less. of commencement.

A. HALL

February 24th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works to purchase the following described lands in Group One, New Westminster District:

District:—
Commencing at the north-east corner post of Lot 544; thence due east 8.50 chains to timber lease; thence due north 40 chains, more or less, to P. Dubois' claim; thence west 8.50 chains, more or less, to Wm. Eggie's claim; thence south 40 chains to the point of commencement; and containg 32 acres, more or less.

THOS. H. CONDELL.

Vancouver, B. C., February 28th, 1890.

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works to purchase a tract of land being the east end of Bald Mountain, between Rover Creek and Forty-nine Creek, Kootenay District, and bounded as follows:—

Beginning at a marked tree on left bank of Kootenay River, half a mile from said end; thence south 40 chains; thence east 40 chains; thence north 40 chains, more or less, to river; thence westerly following river bank to starting point; including adjacent islets.

27th February, 1890.

27th February, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tidal lands in Group One, New Westminster District, English Bay:—

Commencing at a stake at Point Grey; thence in a northerly and easterly direction, following the meanderings of low water mark to a point opposite the west.

northerly and easterly direction, following the meanderings of low water mark, to a point opposite the western boundary of reserve; thence south to high water mark; thence westerly, following the shore line at high water mark, to the point of commencement; and containing 500 acres, more or less.

H. T. CEPERLEY.

Dated Vancouver, March 11th, 1890. mh13

Vancouver, March 7th, 1890.

NOTICES. LAND

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on the north side of Burrard Inlet, New Westminster District, Group One:

Commencing at the north-east corner of pre-emption No. 193 (John A. Davis); thence west 40 chains; thence north 40 chains; thence east 40 chains; thence south 40 chains to point of commencement; containing 160 acres, more or less.

MOSES GIBSON

Vancouver, 7th March, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tidal lands in False Creek, Group One, New Westminster District:—
Commencing at a pile driven alongside of Granville Street Bridge; thence south 10 chains, more or less, to post; thence east 20 chains, more or less; thence

to post; thence east 20 chains, more or less; thence north 10 chains, more or less; thence west 20 chains, more or less, to point of commencement; and containing 20 acres, more or less.

Also, at a pile driven alongside of Granville Street Bridge; thence south 10 chains, more or less, to post; thence west 10 chains, more or less; thence north 10 chains, more or less; thence east 10 chains, more or less, to point of commencement; and containing 10

H. F. KEEFER.

Vancouver, March 8th, 1890.

OTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works to purchase the following described tidal lands in False Creek, Group One, New Westminster District, that is to say:

Commencing at a stake planted at the south-east end of Westminster Avenue Bridge, on said False Creek, in the City of Vancouver; thence easterly, following the sinuosities of the aforesaid False Creek tidal lands, to the eastern extremity thereof; thence north, following the sinuosities of the shore to the north-easterly corner of the said False Creek tidal lands; thence westerly, following the sinuosities of the shore of the aforesaid False Creek, to Westminster Avenue Bridge; thence south, parallel with said Westminster Avenue Bridge, to place of commencement; containing, by admeasurement, 200 acres of land, be the same more or less.

J. O. JOHNSTON.

J. O. JOHNSTON

Vancouver, March 8th, 1890.

NOTICE is hereby given that 60 days after date we intend applying to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated in Coast District :

E. Beginning at a post at the north-east corner of J. Irving's Crown Grant; thence running east 80 chains; thence south 40 chains; thence east 80 chains; thence north 120 chains; thence west 80 chains; thence south 40 chains; thence west 80 chains; thence south 40 chains to the point of commencement; containing

J. M. LINDSAY ALEXANDER,
R. H. HALL,
J. D. HALL,
B. E. HALL, B. E. HALL, GORDON LOCKERBY, FRANK ROUNDY, C. W. ROBSON, GEORGE R. ROBSON.

Fort Simpson, B. February 28th, 1890.

mh13

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands, in New Westminster District, Group One, on north side of Burrard In let:—

Commencing at the north-west corner of James Edgerton's claim; thence east 80 chains to the western part of timber limit; thence north 40 chains; thence west 80 chains; thence south 40 chains to the point of commencement; containing 320 acres, more or less.

JOHN M. WHITEHEAD.

Vancouver, March 7th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in New Westminster District, Group 1, north side of Burrard Inlet:—Commencing at the north-east corner of John H. Roberts' application; thence north forty chains along the western limit of G. DeWolfe and J. B. Henderson's applications; thence west forty chains; thence south forty chains; thence west forty chains to place of commencement; containing one hundred and sixty acres.

JOHN M. WHITEHEAD.

Vancouver, March 6th, 1890.

Vancouver, March 6th, 1890. mh13

NOTICE is hereby given that I intend to make application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase Birnie Island, situated at Port Simpson, British Columbia, containing 50 acres, more or less.

A. C. MARTIN.

Victoria, B. C., January 31st, 1890.

NOTICE is hereby given that I intend to make application to the Honourable Chief Commissioner of Lands and Works for permission to purchase sioner of Lands and Works for permission to purchase the point of Lands and Works for permission to purchase the point of Lands and Works for permission to purchase the point of Lands and Lands, commencing at a stake set at high water mark acres, more or less.

Also, commencing at a stake set at high water mark between Lots 271 and 274; thence following the meanderings of low water mark in a westerly direction to Lot 237; thence following the shore line in an easterly direction to the point of commencement; and containing 320 acres, more or less.

THOMAS DUNN.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works to purchase the following described tidal lands in Coal Harbour, Group One, New Westminster District :-

New Westminster District:—
Commencing at a stake on the north-west side of Deadman's Island; thence in a westerly direction, following the meanderings of low water mark in a south-westerly direction, to a point opposite Denman Street, City of Vancouver; thence due south to shore line of high water mark, following the meanderings of the shore line at high water mark in a westerly direction, to the head of Coal Harbour; thence easterly to a point opposite Deadman's Island; thence southerly to the point of commencement on Deadman's Island; containing 140 acres, more or less. to the point of commencement containing 140 acres, more or less.

H. T. CEPERLEY.

Dated Vancouver, March 11th, 1890.

mh13

NOTICE is hereby given that 60 days after date I intend making application to the Chief Communication intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in Group One, New Westminster District, on the north side of Burrard Inlet:-

Commencing at the south-west corner post of timber lease; thence north 50 chains to jog in timber lease; thence due east 100 chains, more or less, to Seymour Creek; thence in a south-westerly direction along the creek to Cook's north-east corner post; thence due west 70 chains, more or less; thence south 30 chains, more or less; thence west 25 chains, more or less, to the point of commencement; and containing 260 acres, more or less.

Also commencing at the north-west post of land applied for by A. E. McCartney, on Seymour Creek; thence east 40 chains; thence north 80 chains; thence west 20 chains, more or less, to creek; thence following the east bank of creek to point of commencement; and containing 240 acres, more or less.

THOMAS DUNN.

Vancouver, March 10th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land in Group 1, New Westminster District, on the north side of English Bay:—Commencing at the north-west corner of A. F. Griffith's application; thence east 80 chains to Egerton's western boundary; thence north 20 chains along said boundary; thence west 80 chains; thence south 20 chains to point of commencement; containing 160 acres chains to point of commencement; containing 160 acres,

FRANK BROAD.

Vancouver, March 6th, 1890.

acres, more or less.

J. A. YEREX.

Vancouver, March 6th, 1890.

mh13

LAND NOTICES.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to pur chase the following described tidal lands, on the north side of Burrard Inlet, Group One, New Westminster District:

fe6 Commencing at a stake set at high water mark between Lots 272 and 273; thence following the meanderings of low water mark in an easterly direction to post set between Lots 469 and the Indian Reserve; thence following the shore at high water mark westerly to the point of commencement; and containing 560

THOMAS DUNN.

Vancouver, March 10th, 1890.

NOTICE is hereby given that 60 days after date 1 intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of unoccupied and unreserved land, situated on the north side of Burrard Inlet, New Westminster District, British Columbia:— Commencing at the south-west corner of timber reserve "C;" thence south 2 chains and 40 links to the north boundary of Lot 545; thence easterly along said north boundary 31 chains and 53 links to E. J. Curren's south-west corner; thence north 2 chains and 29 links to the south boundary of timber reserve "C;" thence west 31 chains and 53 links to the point of commencement; containing 7.38 acres, more or less. less

mh13

GEORGE REDMOND.

OTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase a small, unoccupied and unsurveyed island, containing 15 acres, more or less, situated in the North Arm of the Fraser, and nearly opposite the south shore of Lot 155, Group 1.

LEWIS F. BONSON.

10th March, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land situated on the north side of Burrard Inlet, New Westminster District, Group 1:—Commencing 20 chains north of the south-east corner of Wilson's claim; thence north 20 chains; thence east 80 chains; thence south 20 chains; thence west to point of commencement; containing 160 acres, more or less. 160 acres, more or less.

HARRY H. MACKAY.

Vancouver, March 6th, 1890.

OTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described land in Group 1, on the north side of English Bay, in the District of New Westminster:—Commencing on the north-west corner of J. B. Henderson's application; thence east 80 chains to Egerton's western line; thence north 20 chains along said line; thence west 80 chains; thence south 20 chains to point of commencement; containing 160 acres, more or

A. F. GRIFFITHS. Vancouver, B.C., March 5th, 1890.

NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land situated on the north side of Burrard Inlet, New Westminster District, Group 1:—Commencing at the south-east corner of D. Wilson's claim; thence east 80 chains; thence north 20 chains; thence west 80 chains; thence south 20 chains to point of commencement; containing 160 agrees more or less.

GEO. F. BURPEE.

Vancouver, March 5th, 1890.

mh13

NOTICE is hereby given that 60 days after date we intend to apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 1,144 acres, more or less, being land covered by our Timber Lease, Lot 618, Group 1, New Westminster District

ROYAL CITY PLANING MILLS CO. LD., JOHN HENDRY, Manager. New Westminster, March 7th, 1890.

TIMBER LICENCES.

OTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to lease for timber purposes the following described tracts of land in New Westminser District:—

First.—Commencing at a post situated on the north side of Jackson Bay, thence east 20 chains, thence north 160 chains, thence west 20 chains, to the beach, thence south 160 chains, to the place of commencement, containing 320 acres, more or less.

Also, a tract of land in Coast District, Vancouver

Island, commencing at a post situated on the west bank of Adams River, thence west 160 chains, thence south 320 chains, thence east 160 chains, thence north 320 chains, to place of commencement, containing 5,120 acres, more or less.

Also, a tract of land in Coast District, mainland,

Also, a tract of land in Coast District, mainland, commencing at a post situated at the head of Port Neville, Johnston's Straits, on an unknown lake, thence south 160 chains, thence east 320 chains, thence north 320 chains, thence west 320 chains, thence south 160 chains, to place of commencement, containing 10,240 acres, more or less,

Also, a tract of land situated in the Sayward District, on the Island of Vancouver, first commencing at a post about 160 chains east of the Karmutzen Lake on the Nimkish River, thence south 400 chains, thence west 40 chains, thence south 400 chains, thence west 40 chains, thence south 240 chains, thence west 40 chains, thence south 240 chains, thence west to the Karmutzen Lake, thence west crossing said lake to west side, thence 160 chains west, thence north 640 chains, thence east 40 chains, thence north 400 chains, thence east 720 chains, thence south 80 chains, to the point east 720 chains, thence south 80 chains, to the point of commencement, said tract containing 50,000 acres,

Also, a tract of land in New Westminster District, which may be more particularly described as follows: Commencing at a post placed on the east bank of Phillips Arm, on Cardero Channel, thence east 40 chains, thence south 160 chains, thence west 40 chains, to the beach, thence north 160 chains, to the place of commencement, containing 640 acres, more or less.

Also, a tract of land commencing at the south-west corner of Lot 3, Texada Island, thence north 20 chains, thence west 60 chains, thence south 100 chains, thence east 80 chains, thence north 80 chains, thence west 20 chains, to the place of commencement, containing 760 acres, more or less.

Also, a tract of land commencing about one mile Also, a tract of land in New Westminster District,

Also, a tract of land commencing about one mile westerly from North-East Point, Texada Island, where a post has been planted on the shore of Malaspina Strait, thence south 80 chains, thence west 80 chains, thence north 20 chains, thence east 40 chains, thence north to the sea shore, thence following the shore line easterly to the point of commencement, containing 320 cores, more or large acres, more or less

acres, more or less.

Also, a tract of land commencing where a post has been planted in a small bay, about one-half mile east of North-East Point of Texada Island, thence south 60 chains, thence west 20 chains, thence north 20 chains, thence west 20 chains, thence north 40 chains; thence west 40 chains, thence north to bay, thence easterly along the shore line to the point of commencement, containing 320 acres, more or less.

Also, a tract of land commencing at a post planted at the south-west corner of the Indian Reserve situated at the head of Thodosia Arm, Malaspina Inlet, thence east 20 chains to the north-west corner of W. Downie's claim, thence south 40 chains, thence west 80 chains, thence north 40 chains, more or less, to the sea shore, thence easterly along the shore line to the point of commencement, containing 320 acres, more or less. commencement, containing 320 acres, more or less. H. V. EDMONDS.

Vancouver, B. C., January 6th, 1890.

LICENCES. TIMBER

NOTICE is hereby given that we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described land, situate in New Westminster District, viz.:—

Commencing at the south-east corner of Lot 513, on the Managanam River, Howe Sound at the new porth

on the Mamagnam River, Howe Sound; thence north along the east boundary of said lot, 40 chains; thence east 40 chains; thence south 40 chains; thence east 20 chains; thence south 60 chains; thence west 80 chains; thence north 60 chains to south boundary of Lot 513; thence east 20 chains, more or less, to point of commencement

BRUNETTE SAW-MILL CO., Ld., H. L. DeBeck, Manager. New Westminster, February 24th, 1890.

CERTIFICATES OF INCORPORATION

FRASER RIVER GOLD GRAVELS SYNDICATE. LIMITED, (FOREIGN).

REGISTERED THE 7TH DAY OF FEBRUARY, 1890.

Certificate of Registration.

THIS IS TO CERTIFY that I have this day registered the Fraser River Gold Gravels Syndicate, Limited, (Foreign), under the "Companies" Act," Part IV., "Registration of Foreign Companies."

The objects for which the Company is established

(a.) To execute and carry into effect, with or with-(a.) To execute and carry into effect, with or without modification, an agree ment made between Joseph Henry Collins, Thomas James Lawrence, Thomas Alexander Shepherd and James Wilson, of the one part, and the Company of the other part, a draft of which has already been prepared, and for the purpose of identification signed by Mr. A. Trinder, one of the subscribed hereto, and being an agreement for the acquisition by the Company, on the terms therein specified, of certain mining rights on the Fraser River, British Columbia.

(b.) To acquire lands and mining rights in British

(b.) To acquire lands and mining rights in British Columbia, in North America, or elsewhere, and to seek, win, open and work gold and other miles and minerals, and precious stones, in, upon, and under the lands to be acquired under the said agreement, or in, upon and under other lands over which mining rights may be acquired by the Company, and to raise, sell and dispose of the ores of gold and other minerals and precious stones to be procured therefrom and to convert such

pose of the ores of gold and other minerals and precious stones to be procured therefrom, and to convert such ores into metal, or otherwise to deal with the same (c.) To carry on the business of winning and working gold, gold quartz and other metals and minerals, and of preparing the same for the market, and of preparing and extracting metals and mineral products, and disposing thereof, and generally to carry on the business of metallurgist, metal dealers, workers, assayers and refiners.

and refiners.

To buy, manufacture and sell all kinds of goods,

(d.) To buy, manufacture and sell all kinds of goods, chattels and effects used by the Company.

(e.) To apply for and obtain and acquire by purchase or otherwise, and use, license and dispose of licenses, rights, concessions and Acts of Parliament or of any Colonial or Foreign Legislature, patents and privileges, as may be deemed advantageous to the interests of the Company

(f.) To procure the Company to be constituted or

incorporated, incorporated as a corporation, or otherwise, in any colony or foreign country.

(g.) To sell, let, hire, exchange, or otherwise dispose of the whole or any part of the property of the

Company

terly with other companies, corporations, or persons, and amalgamate either in whole or part with any other company, sell and transfer all or any part of the Company and pany's business or property, take over the whole or nated any part of the property or business of any other company or undertaking carrying on any business which the Company are authorized to carry on, subsains, scribe for, acquire, take, hold, sell, distribute and distance, pose of shares or securities of any such company or undertaking, and to issue shares and securities of this company for the purpose of effecting any such amalgamation or operation, or otherwise.

(i.) To promote and form subsidiary companies or fe20 associations, for or in connection with any of the pur-(h.) To enter into working arrangements of all kinds

poses of the Company, and issue or guarantee the issue of or the payment of interest on the shares, debentures, stocks or obligations of any such company, and hold, distribute and dispose of any shares or securities thereof.

(j.) To remunerate any person or persons for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of, any shares or securities of the Company, or otherwise in advancing the interest thereof.

(k.) To make investments of funds of the Company no: immediately required on such security, or to lend the same in such manner and form as may be deemed

expedient.

expedient.

(l.) To borrow by the issue of debentures, debenture stocks, bonds, mortgages, or other securities for money upon all or any part of the Company's under takings, revenues and property, including uncalled capital, or without any such security. To make, draw, accept, endorse and execute promissory notes, bills of exchange and other negotiable instruments.

(m.) To do all such other things, whether of the like or other sorts, as may be considered incidental or conducive to the attainment of the above objects, or any

ducive to the attainment of the above objects, or any

of them, or to the conversion or disposition of any security or property held by the Company.

The amount of capital stock of the said Company is £7,000, in 7,000 shares of £1 each, 30 of such shares to be founders' shares.

be founders' shares.

The place of business of the Company is located at Vancouver, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 7th day of February, 1890, at the City of Victoria, in the Province of British Columbia.

[L.S.]

C. J. LEGGATT, Registrar of Joint Stock Companies.

DRAKE, JACKSON & CO.

Solicitors, Vancouver

15th February, 1890.

fe27

PROVINCE OF BRITISH COLUMBIA.

WE, THE UNDERSIGNED, hereby certify that we desire to form under the provisions of the "Companies' Act," Part II., "Companies' Act, 1878," (Provincial), and amending Acts, a Company as hereinafter mentioned.

1. The name of the Company shall be "The Delta Dyking Company, Limited Liability."

2. The objects for which the Company is formed

(a.) To acquire and reclaim all tidal lands or lands overflowed by the sea, and all low lying or wilderness lands within the Province of British Columbia;

(b.) To construct, erect and maintain all dykes, drains, sluices, flood-gates, and all works requisite or necessary for the reclaiming and improving of the said lands;

(c) To construct, erect and maintain wharves;
(d.) To cultivate and improve the said lands, and to sell or otherwise dispose of the products thereof;
(e.) To obtain title to and to hold, sell, mortgage, lease and sub-let, or otherwise dispose of the said lands and every part thereof:

lease and sub-let, or otherwise dispose of lands and every part thereof;
(f.) To purchase and acquire, hold, sell, mortgage, lease and sub-let, or otherwise dispose of land in the Province of British Columbia.

3. The amount of the capital stock of the Company half he one hundred and fifty thousand dollars shall be one hundred and fifty thousand dollars (\$150,000), divided into fifteen hundred shares of one hundred dollars (\$100) each.

4. The time of the existence of the Company shall

be fifty (50) years.

The number of the Trustees shall be three; John Calbourn Calhoun, Albert James Hill, and Hugh Forbes Keefer shall be Trustees and manage the con-

cerns of the Company for the first three months.
6. The principal place of business of the Company shall be in the City of New Westminster, British

7. A stockholder shall not be individually liable for the debts or liabilities of the Company, but the liabilities of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as shewn by the stockholders' register book of the Company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or exceed in the aggregate the value in dollars printed or shewn upon each share when issued.

In testimony whereof the parties hereto have made, signed and acknowledged these presents, in duplicate, the 17th day of February, A.D. 1890.

H. F. KEEFER,

JOHN C. CALHOUN,

ALBERT J. HILL,

ALBERT J. HILL, A. C. BRYDONE-JACK.

Made, signed and acknowledged, in duplicate, by H. F. Keefer before me, at the City of Vancouver, in the Province of British Columbia, this 17th day of February, A.D. 1890.

C. GARDINER JOHNSON. Notary Public for B. C.

Made, signed and acknowledged, in duplicate, by J. C. Calhoun, Albert J. Hill and A. C. Brydone-Jack before me at the City of New Westminster, in the Province of British Columbia this 21st day of February, A.D. 1890.

JOSEPH ED. GAYNOR, Notary Public, B. C.
Filed (in duplicate) 3rd March, 1890.
C J. LEGGATT,
Registrar of Joint Stock Companies.

WE, THE UNDERSIGNED, hereby certify that we desire to form, under the provisions of Part II., "Companies' Act, 1878," (Provincial), of the "Companies' Act," and amending Acts, a Company as

hereinafter mentioned. 1. The corporate name of the Company shall be "The New Westminster Electric Supply and Construction Company, Limited Liability."

2. The objects for which the Company shall be formed are as follows:—

(a.) To carry on the general business of supplying, purchasing and selling electrical machines, apparatus, gear, and all and every kind of instruments whatsoever considered and deemed to be electrical;

(b.) To manufacture, construct, build and equip all and every kind of electrical motor machines, instru-

ments and gear whatsoever;

(c.) To generally carry on the business of electrical experts in its fullest and completest extent, both in construction and supply

(d.) To do all such acts and things whatsoever which may be deemed to be in any way conducive to the above objects, or any of them.

3. The capital of the Company shall be \$10,000, divided into one hundred shares of one hundred dollars (\$100,000) cook lars (\$100.00) each.

The time for the existence of the Company shall

be fifty years.
5. The number of Trustees shall be three, viz.:
Samuel Woods, John Henry Galbraith, John Robert Polley, who shall manage the affairs of the Company

for the first three months.
6. The principal place of business shall be at the City of New Westminster, in the Province of British

Columbia.

No stockholder shall be individually li ble for the debts or liabilities of the company, but the liability of each stockholder shall be limited to his proportion (based upon the amount of his respective shares) and assessments legally levied, and the charges thereon if advertised as delinquent during the time that he is stockholder, upon a share or shares of which he is the holder, as shown by the stockholders' register book of the corporation or company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shewn upon each share when issued.

In testimony whereof the said parties hereto have hereunto made, signed and acknowledged these presents, in duplicate, this fourth day of March, A. D.

Signed in the presence of G. PITTEN-JOHN HENRY GALBRAITH, DRIGH, J. P.

I hereby certify that Samuel Woods, John Henry Galbraith and John Robert Polley, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof and whose names are subscribed thereto as parties, and that they know the contents thereof and executed the same velocities. contents thereof and executed the same voluntarily.

In testimony whereof I have hereunto set my hand ad seal of office, at the City of New Westminster, and seal of office, at the City of New Westm this fourth day of March, A.D. 1890. G. PITTENDRIGH,

Notary Public.

Filed (in duplicate) 7th March, 1890. C. J. LEGGATT, Registrar of Joint Stock Companies.

mh13

TAX NOTICES.

HOPE, YALE, LYTTON AND CACHE CREEK DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1890. All of the above-named taxes collectible within the Hope, Yale, Lytton and Cache Creek Divisions of the District of Yale are payable at my office, Yale.

Assessed Taxes are collectible at the following rates,

If paid on or before June 30th, 1890,—
One-half of one per cent. on Real Property.
Seven and one-half cents per acre on Wild Land.
One-third of one per cent. on Personal Property.
One-half of one per cent. on Income.

If paid after June 30th, 1890,—
Two-thirds of one per cent. on Real Property.
Eight and one-half cents per acre on Wild Land.
One-half of one per cent. on Personal Property.
Three-fourths of one per cent. on Income.
Provincial Revenue Tax \$3 for every male person per the age of 18 years.

over the age of 18 years.

WM. DODD,

Assessor and Collector.

Yale, January 2nd, 1890.

fel3

COMOX DISTRICT.

NOTICE is hereby given that the taxes on real and personal property and the Provincial Revenue Tax, District of Comox, for the year 1890, are now due and payable at my office, Comox.

Real property if paid on or before June 30th, will be charged at the rate of ½ of 1 per cent.; after June 30th ¾ of 1 per cent.

Personal property on or before June 30th ⅓ of 1 per cent.; after June 30th ½ of 1 per cent.

Wild Land on or before June 30th 7½ cents per acre; after June 30th 8½ cents per acre.

after June 30th 8½ cents per acre.
Provincial Revenue Tax \$3 for every male person over the age of 18 years.
W. B. ANDERSON,

Assessor and Collector.

Comox, January 9th, 1890.

COWICHAN DISTRICT.

OTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act," are now due for the year 1890. All of the above-named taxes collectible within the District of Cowichan are payable at my office

Assessed Taxes are collectible at the following rates,

viz.

If paid on or before June 30th, 1890: If paid on or before June 30th, 1890:—
Provincial Revenue, \$3,00 per capita.
One-half of one per cent. on Real Property.
Seven and one-half cents per acre on Wild Land.
One-third of one per cent. on Personal Property.
One-half of one per cent. on Income.
If paid after June 30th, 1890:—
Two-thirds of one per cent. on Real Property.
Eight and one-half cents per acre on Wild Land.
One-half of one per cent. on Personal Property.
Three-fourths of one per cent. on Income.
H. O. WELLBURN,
Assessor and Collector.

Assessor and Collector.

Quamichan, B. C., January 2nd, 1890.

KAMLOOPS DIVISION OF YALE DISTRICT.

DUBLIC NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the year 1890 for the Kamloops Division of Yale District, are now due and payable at my office, Kamloops, at the follow-

due and payable at my once, Rambop,
ing rates:

Real Property Tax, if paid on or before the 30th
June next, ½ of one per cent.; if paid on or after the
1st of July next, ¾ of one per cent.

Personal Property Tax, if paid on or before the 30th
June next, ⅓ of one per cent.; if paid on or after the
1st of July next, ½ of one per cent.

Income Tax, if paid on or before the 30th of June
next, ½ of one per cent.; if paid on or after the 1st of
July next, ¾ of one per cent.

Wild Land Tax, if paid on or before the 30th of of June next, $7\frac{1}{2}$ cents per acre; if paid on or after the 1st of July next, $8\frac{1}{2}$ cents per acre.

Provincial Revenue Tax, \$3.00 per capita.

FREDERICK HUSSEY As essor and Collector.

Kamloops, January 14th, 1890.

GOLD COMMISSIONERS' NOTICES.

CARIBOO DISTRICT.

ON and after the 1st November next all mining claims (other than mineral locations) in the Cariboo District may be laid over till the 20th May, 1890, subject to the provisions of the "Mineral Act, 1884," and amendments thereto.

JNO. BOWRON,

Gold Commissioner.

Richfield, 7th Oct., 1889.

no21

ja23

KAMLOOPS, YALE AND SIMILKAMEEN DIVISIONS OF YALE DISTRICT.

ON and after this date all gold mining claims in the Kamloops, Yale and Similkameen Divisions Yale District, are laid over until the 1st May, 1890.
FREDERICK HUSSEY,
Gold Commissioner.

Kamloops, 1st November, 1889.

nol

LILLOOET DISTRICT.

ON and after the 1st November proximo, all alluvial gold mining claims in the District of Lillooet, may be laid over till the 15th April, 1890, subject to the provisions of the "Mineral Act, 1884," and amendments.

F. SOUES,

Clinton, 18th October, 1889.

Gold Commissioner.

COAST DISTRICT

TOTICE is hereby given that all mining claims (other than mineral locations) in Coast District are hereby laid over until 20th day of May, 1890, subject to the provisions of the "Mineral Act."

F. G. VERNON,

Gold Commissioner.

Lands and Works Department, Victoria, B. C., 23rd December, 1889.

de27

EAST KOOTENAY.

A LL MINING CLAIMS, other than mineral ocations, legally held in this District under the "Mineral Act, 1884," and amendments, may be laid over from the 15th day of October next till the 1st day of June, 1890, subject to the provisions of the said Act and amendments.

A. W VOWELL

G. C. and S. M.

Donald, B. C., Sept. 27th, 1889.

oc3

GOLD COMMISSIONER'S NOTICE.

OTICE is hereby given that the "Lottie" and "Onderkirk" Mineral Claims, situated on Bowen Island, New Westminster District, have been and are hereby laid over for six months from the date hereof, ja30 as provided by section 89 of the "Mineral Act."

F. G. VERNON,

Gold Commissioner.

Lands & Works Department,

Victoria, B.C., 28th September, 1889.

oc10

OSOYOOS DIVISION OF YALE DISTRICT.

A LL mining claims, other than mineral locations, legally held in this District under the "Mineral Act, 1884," and amendments, may be laid over from the 1st November next, till the 1st day of June, 1890, subject to the provisions of the said Act and amendments.

WALTER DEWDNEY

Gold Commissioner.

Vernon, 26th October, 1889.

GOLD COMMISSIONERS' NOTICES.

Nelson, October 1st, 1889.

oc24

SHERIFFS' SALES.

NOTICE OF SALE BY SHERIFF.

PURSUANT TO "EXECUTIONS AGAINST LANDS ACT, 1874."

In the Supreme Court of British Columbia.

E. M. N. Woods, James Patterson, Joseph R. Chapman, Clifford Patterson, James W. Patterson, Joseph Patterson, and Thomas Patterson, — Defendants.

IN OBEDIENCE to a Writ of Fi. Fa., issued out of the Supreme Court of British Columbia, at New Westminster, on the 13th day of February, 1890, and to me directed in the above-named suit, for the sum of \$3,496.63, debt and costs, together with interest on same at the rate of six per centum per annum from the 8th day of March, 1888, besides Sheriff's fees and poundage, &c., I have seized, and will sell by auction, at the Court House, New Westminster, on Monday, the 24th day of March next, at 12 o'clock noon, all the right, title and interest of James Patterson, one of the defendants, in the lands as described in this advertisement, or sufficient thereof to satisfy the judgment debts and costs in this action, subject to a mortgage for \$1,300, and interest on said subject to a mortgage for \$1,300, and interest on said mortgage at 8 per centum per annum from the 15th February, 1888.

District.	No. of Lot.	Concise Description of Property.	Estate or Interest.
New West- minster.	South-west 1 of Lot 21, Township 26, Group II.	Farming lands, containing 152 acres.	Interest.

The judgment was registered in the Land Registry Office, New Westminster, against said land on the 18th day of February, 1890.

W. J. ARMSTRONG,

PRIVATE BILL NOTICES.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its present session, for an Act to incorporate a Company to be called the "Canadian Pacific Fire Insurance Company, Limited," for the purpose of carrying on a general fire insurance business within the Province of British Columbia.

Dated at Victoria, the 28th day of January, 1890. CHARLES WILSON,

ja30

Solicitor for Applicants.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an ince of British Columbia, at its next session, for an Act to incorporate a Company for the purpose of constructing, maintaining and operating a line of railway commencing at a point on the Canadian Pacific Railway, near Kamloops, running in a north-westerly direction and terminating at a point near Barkerville, in the District of Cariboo, British Columbia; together with the usual powers to build, use, own the said railway and land grant in aid thereof, and to acquire lands and other bonuses or aids from the Dominion Government and the Government of the Province of British Columbia; and to make traffic and other arrangements with railway or other companies, and for all other usual and necessary powers, rights and privileges.

DRAKE, JACKSON & CO.,

Solicitors for the Applicants.

ja23

Vancouver, 21st Jan., 1890.

PRIVATE BILL NOTICES.

WEST KOOTENAY DISTRICT.

A LL alluvial mining claims legally held in the West Kootenay District will be laid over from the 1st day of October to the 15th day of June ensuing.

G. C. TUNSTALL, Gold Commissioner.

Nelson, October 1st, 1889.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next sitting, for an Act to incorporate a company for the purpose of reclaiming and acquiring certain lands under and adjacent to Burnaby Lake, and other lands, in the District of New Westminster, in said Province.

CHARLES WILSON, Solicitor for the Application will be made to the Legislative Assembly of the Province of British Columbia, at its next sitting, for an Act to incorporate a company for the purpose of reclaiming and acquiring certain lands under and adjacent to Burnaby Lake, and other lands, in the District of New Westminster, in said Province.

Solicitor for the Application will be made to the Legislative Assembly of the Province of British Columbia, at its next sitting, for an Act to incorporate a company for the purpose of reclaiming and acquiring certain lands under and adjacent to Burnaby Lake, and other lands, in the District of New Westminster, in said Province.

Solicitor for the Application will be made to the Legislative Assembly of the Province of British Columbia, at its next sitting, for an Act to incorporate a company for the purpose of reclaiming and acquiring certain lands under and adjacent to Burnaby Lake, and other lands, in the District of New Westminster, in said Province.

Solicitor for the Applicants.

Victoria, B.C., Jan. 22nd, 1890.

ja23

DUBLIC NOTICE is hereby given that an application will be made at the approaching session of the Legislature of the Province of British Columbia, to amend "The Vancouver Incorporation Act, 1886," and amending Acts.

THOS. F. McGUIGAN, City Clerk.

Vancouver, January 21st, 1890.

ja23

NOTICE is hereby given that application will eb made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company for the purpose of obtaining gold from the bars or bed of the Frascr River between Yale Creek and Lytton, B. C., by dredging, hydraulic mining, or any other process; and to grant to the Company the exclusive right to dredge and mine by hydraulic or other process for gold in, under and upon all the bars or bed of the Frascr River below high water mark between the points above-named, and high water mark between the points above-named, and for all other usual and necessary powers in connection with the above.

DRAKE, JACKSON & CO., Solicitors for the Applicants.

Vancouver, Jan. 15th, 1890.

NOTICE is hereby given that application will be made to the Legislative Assembly of British Columbia, at its present session, for an Act to incorporate a Company to be called "The British Columbia Jockey Club," for the purpose of encouraging the general improvement of the breed of horses, for the promotion of trials of speed between horses in British Columbia, for the purchase, lease, acquisition or otherwise, of real or personal property, to improve and manage the same, and generally to do all such things as are incidental or conducive to the attainments of the foregoing objects. the foregoing objects.

WILLIAM CARGILL, GEORGE BLACK.

DRAKE, JACKSON & Co., Solicitors.

Vancouver, B. C., February 10th, 1890.

fe27

MISCELLANEOUS.

"LAND ACT."

SECTIONS 53 AND 54, VICTORIA DISTRICT.

TAKE NOTICE that it is my intention to recommend the issue of a Crown Grant to Robert Scott of Sections 53 and 54, Victoria District, unless within three months from the date hereof a valid objection be made to me, in writing, against the issue thereof.

> C. J. LEGGATT Registrar-General.

Land Registry Office, Victoria, 13th March, 1890.

mh13

NOTICE is hereby given that Foster & Co. have filed with me, under the provisions of the "Mineral Act, 1884," and amendments, an application for a Crown Grant of their mineral location situated on Sil-why-a-kin Mountain, Clearwater, Lillooet District

mbia; and to make traffic and other arrangements railway or other companies, and for all other their objections to me within 60 days from the date hereof.

F. SOUES,

Government Agent.

Clinton, December 1st, 1889.

del2

MISCELLANEOUS.

NOTICE is hereby given that John Moran has filed with me, under the provisions of the "Mineral Acts," an application for a Crown Grant of the Mineral Claim known as the "Kamloops Mineral Claim," situated at Camp McKinney, Rock Creek, and surveyed as Lot 275 in the Osoyoos Division of Vale District. Yale District.

Adverse claims, if any, must be filed with me within 60 days from the date hereof.

W. DEWDNEY,

Gold Commissioner Vernon, 14th January, 1890.

ja23

NOTICE is hereby given that after the expiration of two months from the date hereof the undersigned will apply to the Law Society of British Columbia to be admitted as a Solicitor of the Supreme Court British Columbia. Dated the 19th February, 1890.

EDMUND MONTAGUE YARWOOD.

NOTICE is hereby given that two months after date
I intend to apply to the Law Society of British
Columbia for call to the Bar and admission as a Solicitor.

Dated this 18th day of February, 1890. AULAY MORRISON. mh6

E "COMPANIES" ACT," CONSOLIDATED STATUTES OF BRITISH COLUMBIA, THE CHAPTER 21, SECTION 36.

THE CARIBOO CREEK MINING COMPANY, LIMITED.

Certificate of Proceedings to Increase Capital Stock

1. The notice hereunder written was published in the Kootenay Star newspaper, published at Revelstoke, in the District of Kootenay, and was so published in each issue of the said paper for four weeks preceding the 24th day of October, one thousand eight hundred and eighty nine, in accordance with the requirements of the "Companies" Act.":

"NOTICE.

"The Cariboo Creek Mining Company, Limited.

"Public notice is hereby given that a general meeting of the shareholders of the Cariboo Creek Mining Company, Limited, will be held at the Forrest House, in Donald, District of Kootenay, on Thursday the 24th day of October, 1889, at three o'clock in the afternoon, for the purpose of passing resolutions and taking the necessary proceedings to increase the capital stock of the Company from \$10,000 to \$50,000, and for the transaction of such other business as may be requisite.

"Signed W. F. Van Antworp, W. Caldwell, David

"Signed W. F. Van Antworp, W. Caldwell, David Woolsey, William Grimes, Robert McBride,—Directors.

"Donald, 20th September, 1889."

2. At the time and place mentioned in the said notice the said meeting was held, and upon motion the meeting was adjourned to the 20th day of January, 1890.

the meeting

4. The following resolution was moved by William Grimes, seconded by Robert McBride:

That the capital stock of the Cariboo Creek Mining Company, Limited, be increased to the sum of fifty thousand dollars by the issue of new stock to the amount of forty thousand dollars, in 4,000 shares of two dollars cach.

5. Upon the said resolution a vote of the share holders was taken and votes representing eight hundred and forty-four shares of the capital stock of the Company were given in favour of the resolution. There were no dissentient votes. The resolution was declared carried declared carried.

The amount of capital stock of the Company actually paid in is the sum of seven thousand seven hundred and forty-five dollars.

The whole amount of the debts and liabilities of

the Company is seven hundred and fifty dollars.

8. The amount to which the capital stock of the Company is to be increased is fifty thousand dollars.

9. The present capital stock of the Company, as authorized by the certificate of incorporation, is ten thousand dollars, divided into 1,000 shares of ten dollars each.

lars each.

In witness whereof we, the Chairman and Secretary of the said meeting, and we, the undersigned Directors and Trustees of the Cariboo Creek Mining Company, Limited, do hereby certify and declare that the foregoing is a true and correct certificate of the proceedings taken to increase the capital stock of the said Company, and we sign and certify to the same under the "Companies' Act."

Dated at Donald, in the District, of Kooteney, this

Dated at Donald, in the District of Kootenay, this 21st day of January, in the year of our Lord one thousand eight hundred and ninety.

J. HAMILTON, Chairman of meeting, J. B. JOHNSON, Secretary of meeting, W. F. VAN ANTWORP, Trustee and Director, DAVID WOOLSEY, 2.2 R. D. McBRIDE, WM. GRIMES, W. CALDWELL,

Made, signed and acknowledged by the above parties in my presence.

A. G. M. SPRAGGE,
Notary Public in and for the Province of British

THE COMPANIES' ACT, CONSOLIDATED STATUTES OF BRITISH COLUMBIA, CHAPTER 21.

The Cariboo Creek Mining Company, Limited,

We, John Hamilton, of Donald, in the District of Kootenay, Train Dispatcher, and James Bruce Johnson, of the same place, Station Agent, jointly and severally make oath and say:—

1. That we were regularly elected Chairman and Secretary of the meeting of the above shareholders of the above mentioned Company held on the twentieth of January, one thousand eight hundred and

ninety.

2. That the certificate hereto annexed contains a true and correct statement of the proceedings taken to increase the capital stock of the said Company, and facts and particulars therein stated are true and cor-

Jointly and severally sworn before me at Donald, in the District of Kootenay, this twenty first day of January, A.D. 1890.

A Notary Public in and for the Province of British Columbia.

Filed (in duplicate) 3rd February, 1890.

C. J. LEGGATT, Registrar of Joint Stock Companies.

A. G. M. SPRAGGE,

NOTICE is hereby given that two months after date I intend to apply to the Law Society of British Columbia for call to the Bar and admission as a Solicitor.

Dated this 18th day of February, 1890.

J. A. FORIN.

ary, 1890.

3. On the 20th day of January, 1890, the said adjourned meeting was regularly held, and the following pany, Limited Liability," will apply to the Lieutenant-ton was appointed Chairman of the meeting, and J. B.

Johnson, the Secretary of the Company, Secretary of Liability."

OTICE is hereby given that three months after date "The British Columbia Investment Company, Limited Liability," will apply to the Lieutenant-Governor in Council to have its name changed to "The British Pacific Investment Company, Limited Liability."

CHARLES HAY,

Manager.

Vancouv r. B. C. 3rd February, 1890.

fe6

"LAND REGISTRY ACT."

LOTS 428, 881, 882, S83, 888 AND 889, IN THE CITY OF VICTORIA.

(SERTIFICATES of Indefeasible Title to the above Lots will be issued to Thomas Allsop on the 14th day of May, 1890, unless in the meantime a valid objection thereto be made to the undersigned, in writing, by some person claiming an estate or interest in said Lots, or some part thereof.

C. J. LEGGATT,

Registrar-General.

Land Registry Office, Victoria, 12th February, 1890.

fel3

REGULATIONS FOR DISPOSAL OF DOMINION LANDS IN RAILWAY BELT.

AT THE GOVERNMENT HOUSE AT OTTAWA. TUESDAY, the 17th day of September, 1889.

PRESENT:

His Excellency the Governor-General in Council.

His Excellency, under the authority conferred upon him by Chapter 56 of the Revised Statutes, intituled "An Act respecting certain public lands in British Columbia," and by and with the advice of the Queen's Privy Council for Canada, is pleased to order that the following Regulations for the survey, administration, the Forty-mile Railway Belt, in the Province of tude. British Columbia, shall be and the same are hereby established and adopted.

(Signed)

JOHN J. McGEE, Clerk Privy Council.

To the Honourable The Minister of the Interior.

REGULATIONS FOR THE SURVEY, ADMINISTRATION, DIS-POSAL AND MANAGEMENT OF DOMINION LANDS WITHIN THE FORTY-MILE RAILWAY BRLT, IN THE PROVINCE OF BRITISH COLUMBIA.

Interpretation.

Section 1. These Regulations shall apply exclusively to the public lands of the Dominion, within what is known as the Railway Belt, in the Province of British Columbia, which lands shall be styled and known as "Dominion Lands;" and the following terms and expressions therein shall be held to have the meaning have in a few resigned them. hereinafter assigned them, unless such meaning be repugnant to the subject or inconsistent with the context; that is to say:—
(a.) The term "Minister of the Interior" means the

Minister of the Interior of Canada:

(b.) The term "Surveyor-General" means the officer of the Department of the Interior bearing that designation, or the chief clerk performing his duties for the

time being :

(c.) The term "Agent or Officer" means any person or officer employed in connection with the administration and management, sale or settlement of Dominion lands; and the term "Local Agent" means the agent for Dominion lands employed as aforesaid, with respect to the lands in question; and the term "Land Office means the office of any such agent:
(d.) The term "Dominion Land Surveyor" means a

surveyor duly authorized under the provisions of the Dominion Lands Act, to survey Dominion lands:

(e.) The term "Crown Timber Agent" means the

(e.) The term "Crown Timber Agent" means the local officer appointed to collect dues and to perform such other duties as may be assigned to such officer, in respect to the timber on Dominion lands:

(f.) The term "Canada Gazette" means the official Gazette of the Government, published at 6th

Gazette of the Government, published at Ottawa:

(g.) The term "British Columbia Gazette" means the official Gazette of the Government of British Columbia, published at Victoria.

Department of the Interior.

Sec. 2. The Department of the Minister of the Interior shall be charged with the administration and management of the Dominion lands:

Under the authority of Chapter 56 of the Revised Statutes of Canada, intituled "An Act respecting certain public lands in British Columbia," the powers and authorities of the Dominion Lands Board and of the officers thereof are hereby extended to the public lands of Canada in British Columbia:

(b.) The provisions of section 7, with the sub-section thereof, and sections 52, 53, 54, 55, 56, 57, 58, 78, 93 and 94 of Chapter 54 of the Revised Statutes of Canada, intituled "The Dominion Lands Act," shall apply to the public lands of Canada in British

meridians permits, together with an allowance of twelve acres in each section for road purposes: The sections shall be bounded and numbered as

shown by the following diagram :-



Sec. 4. The lines bounding sections on the east and following Regulations for the survey, administration, west sides shall be meridians; and those on the north disposal and management of Dominion Lands within and south sides shall be chords to parallels of lati-

> Sec. 5. Each section shall be divided into quartersections of one hundred and sixty acres, more or less, together with an allowance for roads of three acres in each, subject to the provisions hereinafter made.

> Sec. 6. In the survey of a township, the deficiency or surplus resulting from convergence of meridians shall be divided equally between all the quarter-sections involved, and the north and south error in closing on the correction lines from the north or south shall be allowed in the ranges of quarter-sections adjoining, and north or south respectively of south shall be allowed in the ranges of quarter-sections adjoining, and north or south respectively of the said correction lines; excepting in the case of the north and south closings in those townships between the first correction lines and the International Boun-dary or first base line, which error is to be left in the last quarter-section adjoining the said first base line.

> Sec. 7. The dimensions and areas of irregular quarter-sections shall in all cases be returned by the surveyor at their actual measurements and contents.

> Sec. 8. To facilitate the description for letters patent of less than a quarter-section, every section shall be supposed to be divided into quarter-quarter-sections, of forty and three-quarters acres, and such quarter-quarter-sections shall be numbered as shown in the following diagram, which is intended to show such sub-divisions of a section, which shall be styled legal sub-divisions. legal sub-divisions :-

15 13 14 16 12 11 9 10 W E 6 7 8 3

The area of any legal sub-division, as above set forth, shall, in letters patent, be held to be more or less, and shall in each case be represented by the exact quantity as given to such sub-division in the

exact quantity as given to such sub-division in the original survey.

Sec. 9. The Governor in Council may order the survey by a Dominion Land Surveyor of such public highways as he may deem expedient, through any lands subject to these regulations:

(a.) On the approval of the survey of a public highway, the fact shall be notified to the Lieutenant-Governor of British Columbia by the Minister of the Interior, and, by virtue of such notification, such public highway shall become the property of the said Province, the legal title thereto remaining in the Crown for the public use of the Province; but no such road shall be closed up or its direction varied, or any part of the land occupied by it sold or otherwise alienated, without the consent of the Governor-General in Council: in Council:

(b.) The Governor in Council may authorize any person to locate and build public highways, or to build

thereof, and sections 52, 53, 54, 55, 50, 57, 58, 78, 95 and 94 of Chapter 54 of the Revised Statutes of Canada, intituled "The Dominion Lands Act," shall apply to the public lands of Canada in British Columbia.

Surveys.

Sec. 3. The Dominion lands in British Columbia shall be laid off, so far as practicable, in quadrilateral townships, each containing thirty-six sections of as nearly one mile square as the convergence of meridians permits, together with an allowance of twelve acres in each section for road purposes:

person to locate and build public highways, or to build public highways, or to build public highways located in accordance with the provisions of this section (9) of these regulations:

(c.) In the meantime, and until any such road shall have been located and constructed, a convenient right of way not exceeding 66 feet in width over any such land is hereby reserved for the use and convenience of settlers and land-holders in passing, from time to time, to and from their locations or lands, to and from any now existing public road or trail: Provided always, meridians permits, together with an allowance of that such settler or land-owner making use of the aforesaid privilege shall not damage the fences or crops aforesaid privilege shall not damage the fences or crops of the occupier of any such located, sold or leased land :

such public highways as he may deem expedient, and for that purpose to take any existing road, and any requisite area of land, whether the area of the roads and lands so taken be or be not in excess of the allowance for roads in any section, quarter-section or legal sub-division; also to enter upon such lands and take sub-division; also to enter upon such lands and take therefrom any gravel, stone, timber, or other material required for the construction of such highway, or any bridge connected therewith; and also to enter upon any such land for the purpose of cutting any drains necessary for the building of such highway.

Ordinary Sale of Lands.

Sec. 10. Dominion lands, as the surveys thereof are duly mule and confirmed, shall, except as otherwise hereinafter provided, be open for homesteading and purchase at such prices and on such terms and conditions as may be fixed from time to time by the Goverpermitted at a less price than five dollars per acre: Provided also, that, except in special cases where otherwise ordered by the Governor in Council, no sale to one person shall exceed a section, or six hundred and forty acres:

and forty acres:

(a.) And provided also, that, whenever so ordered by the Minister, such unoccupied lands as may be deemed by him expedient, from time to time, may be withdrawn from ordinary sale and settlement, and sold at public auction or tender to the highest bidder—an upset price being fixed for the same:

(b.) Provided further, that any legal sub-division or other portion of Dominion lands which may be deemed by the Minister of the Interior of special value, may be reserved from ordinary sale and be disposed of in such manner and on such terms and conditions as may be fixed by the Governor in Council on the report of be fixed by the Governor in Council on the report of the Minister of the Interior.

Town Plots, &c.

Sec. 11. The Minister of the Interior shall have Sec. 11. The Minister of the Interior shall have power to withdraw from sale or homestead entry any tract or tracts of land, and to lay the same out into town or village lots, the lots so laid out to be sold, either by private sale and for such price as he may see fit, or at a public auction or tender—an upset price being fixed for the same:

The Governor in Council may set apart and appropriate such Dominion lands as he may down as a light.

The Governor in Council may set apart and appropriate such Dominion lands as he may deem expedient for the sites of market places, gaols, court-houses, places of public worship, burying-grounds, schools, benevolent institutions, squares, and for other like public purposes, and at any time before the issue of letters patent therefor may after or revoke such appropriation, as he deems expedient; and he may make free grants for the purposes aforesaid of the lands so appropriated—the trusts and uses to which they are to be subject being expressed in the letters patent.

Sec. 12. The provi ions of sections numbered 13 to 29 of these regulations, both inclusive, shall not apply to lands settled upon after the first day of January, one thousand eight hundred and ninety-one.

Homestead Rights.

Homestead Rights.

Sec. 13. Any person, male or female, who is the sole head of a family, or any male who has attained the age of eighteen years, who has not heretofore had a homestead on Dominion lands in British Columbia, a homestead on Dominion lands in British Columbia, Manitoba, or the North-West Territories, or does not hold or own by pre-emption record or otherwise, under the laws of the Province of British Columbia, more than one hundred and sixty acres of land within the railway belt in the said Province, shall, on making application in the form A in the Schedule to this Order, be entitled to obtain homestead entry for any mantity of land not exceeding one quarter-section, quantity of land not exceeding one quarter-section, and being of the class of land open under the provisions of these regulations to homestead entry:
(a.) The entry for a homestead shall entitle the re-

cipient to take, occupy and cultivate the land entered for, and hold possession of the same to the exclusion of any other person or persons whomsoever, and to bring and maintain actions for trespass committed on the said land, the same as if a patent therefor had issued in his favour; the title to the land shall remain in the Crown until the issue of the patent therefor, and the said land shall not be liable to be taken in execution before the issue of the person.

tion before the issue of the patent :

(d.) Every patent issued for lands subject to these regulations shall contain a provision reserving to the Governor in Conneil the power to order the survey through such lands by a Dominion Land Surveyor of such public highways as he may deem expedient, and site, or being either an actual or prospetive railway terminus or station, it will be in the public interest to withhold from such entry.

Homestead Entries and Sales Affecting Timbered

Sec. 14. All merchantable timber growing or being upon any land entered or sold within the limits of Dominion lands in British Columbia, and all gold, upon any land entered or sold within the limits of Dominion lands in British Columbia, and all gold, silver, copper, lead, iron, petroleum, coal or other mines or minerals, shall be considered as reserved from the said land, and shall be the property of Her Majesty, except that the homesteader or purchaser, or those claiming under him, may cut and use such merchantable timber as may be necessary for the purpose of building, fencing, or road-making, on the land so entered or sold, and may also, under the authority of the Crown Timber Agent, cut and dispose of all timber required to be removed in the actual clearing of the said land for cultivation; but no merclearing of the said land for cultivation; but no mer-chantable timber (except for the necessary build-ing, fencing, or road making as aforesaid) shall be cut beyond the limit of such actual clearing; and all mer-chantable timber cut in the process of clearing, and disposed of, shall be subject to the payment of the same dues as are at the time payable by the holders of licenses to cut timber.

Sec. 15. The patents for all lands, hereafter entered

Sec. 15. The patents for all lands, hereafter entered or sold as aforesaid, shall contain a reservation of all merchantable timber growing or being on the said lands, which merchantable timber shall continue to be the property of Her Majesty; and any person or persons now or hereafter holding a liceuse to cut timber on such land may, at all times during the continuance of such license, enter upon the uncleared portion of such lands, and cut and remove such timber, and make all necessary roads or water-ways for that purpose, and for the purpose of hauling in supplies, doing no unnecessary damage thereby; but the patentees or those claiming under them may cut the patentees or those claiming under them may cut and use such timber as may be necessary for the purpose of building, fencing, or road-making on the lands so patented, and may also, under the authority of the Crown Timber Agent, cut and dispose of such of the Crown Timber Agent, cut and dispose of such timber required to be removed in actually clearing the said land for cultivation, but no merchantable timber (except for the necessary building, fencing or road-making as aforesaid) shall be cut beyond the limit of such actual clearing; and all merchantable timber so cut and disposed of shall be subject to the payment of the same dues as are at the time payable by the holders of licenses to cut timber.

Sec. 16. Holders of timber licenses, their servants

Sec. 16. Holders of timber licenses, their servants or agents, shall have the right to haul their timber over the uncleared portion of any land entered as a homestead or purchased as hereinbefore provided, and to make such roads or water-ways thereon as may be necessary for that purpose, doing no unnecessary damage, and to use all slides, portages, roads, water-ways, or other works previously constructed or existing on any land so entered sold or lessed and the ing on any land so entered, sold or leased, and the right of access to, and free use of all streams and lakes heretofore used, or that may be necessary for the passage of timber; and all land necessary for such

is hereby reserved.

Sec. 17. All merchantable timber growing or being upon any land hereafter entered as a homestead or sold under these regulations shall be subject to any timber license in force at the time of such entry or sale, and may, at any time during the currency of any such license, or of any license which may be subsequently issued, be cut and removed under the authority thereof.

Sec. 18. Whenever the survey of any township has been finally confirmed and such township opened for been finally confirmed and such township opened for homestead entry, any person who has bona fide settled and made improvements before such confirmed survey on land in such township, shall have a prior right to obtain homestead entry for the land so settled on, provided such right be exercised within three months after the land is opened for settlement; and provided that such land has not been reserved or the right to homestead entry in the exercised within three months after the land is opened for settlement; and provided that such land has not been reserved or the right to homestead entry is not excepted under the provisions tion before the issue of the patent:

(b.) The privilege of homestead entry shall only apply to surveyed agricultural lands; no person shall be entitled to such entry for land valuable for its timber, or for hay land, or for land on which there is

Sec. 19. Every person applying for homestead entry shall appear and make affidavit before the local agent, or, in his absence, the senior clerk performing his duties, according to the Form B, C or D, in the Schedule to this Order, as the circumstances require; and upon filing such affidavit with the said local agent or senior clerk, and on payment to him of an office fee of ten dollars, such person shall receive a receipt from the said local agent or senior clerk according to the Form J in the Schedule to this Order; and such receipt shall be a certificate of entry, and shall be authority to the person obtaining it to take possession of the land described in it:

(a.) The Minister of the Interior or the Dominion

(a.) The Minister of the Interior or the Dominion Lands Board, upon requisition, may authorize any person named therein to make a homestead entry on behalf of any person signing such requisition and desiring to obtain such entry:

(b.) The person so authorized shall, in order to obtain such entry, make application in the Form E in the Schedule to this Order, on behalf of each of those whom he represents, and shall make an affidavit before the local agent or, in his absence, the senior clerk performing his duties, according to Form F, G or H, in the Schedule to this Order, as the circumstances of the case require, and shall pay for each stances of the case require, and shall pay for each homestead entry the office fee of ten dollars hereinbefore prescribed for such entry, and shall receive for each fee so paid a receipt in the Form J in the Schedule hereto:

(c.) Persons occupying land owned by them may obtain homestead entry for any contiguous land open to the same; but the whole extent of land,

open to the same; but the whole extent of land, including that previously owned and occupied, must not exceed one quarter-section:

(d.) A person applying for such entry for contiguous land must, when making the affidavit prescribed for homestead entry, also describe therein the tract he owns and lives upon; and his residence upon and cultivation of the whole shall thereafter be of the kind and for the term required by the provisions of these regulations, in the case of ordinary homestead entry, before he shall be entitled to patent for the entry, before he shall be entitled to patent for the part so entered for: Provided, that such residence and cultivation may be upon either the land originally occupied by him or that for which homestead entry has been obtained, or both.

Sec. 20. In case a dispute arises between persons claiming the right to homestead entry for the same land, the local agent, or senior clerk, or any person thereto authorized by the Minister of the Interior, shall make investigation and obtain evidence respecting the facts, and his report thereon, together with the evidence taken, shall be referred to the Minister of the Interior for decision, or to the Dominion Lands Board, Commissioner of Dominion Lands, or such person as may be appointed by the Governor in Council to consider and decide in cases of such disputes.

disputes:

(a.) Provided, that when two or more persons have settled upon and seek to obtain homestead entry for the same land, the one who settled first thereon and has continued to reside upon and cultivate the land for which homestead entry is sought, shall be entitled to such entry if the land be of the class open to homestead entry, and if it be not in the opinion of the Minister of the Interior otherwise inexpedient, in the public interest, to entertain any application therefor:

(b.) Provided further, that where contending parties have valuable improvements on the lands in dispute, the Minister of the Interior, if the application to acquire the land by homestead entry is entertained by him, may order a division thereof in such a manner challenge of the content of t as shall preserve to each of them, as far as practicable, his improvements; and the Minister may, at his discretion, direct that what the land so allotted to each of them may be deficient of a quarter-section, shall be made up from unoccupied land adjoining, if there be any such of the class open to homestead entry.

Sec. 21. Any person who has obtained a homestead entry shall be allowed a period of six months from its date within which to perfect the entry, by taking in his own person possesion of the land and beginning continuous residence thereon and cultivation thereof and if the entry be not perfected within that period it shall be void, and the land shall be open to entry by another person, or to other disposition under these regulations by the Minister of the Interior:

Provided further, that in the case of immigrants from elsewhere than the North American Continent, the Governor in Council may extend the time for the perfecting of entry to twelve months from the date thereof.

Sec. 22. (a.) At the expiration of three years from the date of his perfecting his homestead entry, the settler, or in case of his death, his legal representatives, upon proving to the satisfaction of the local agent that he, or they, or some of them, have resided upon and cultivated the land during the said term of three years, shall be entitled to a patent for the land, provided such proof is accepted by the Commissioner of Dominion Lands, or, in his absence, by a member of the Land Board, and on payment of one dollar per acre for the land: Provided also, that the patent

therefor shall not issue to any person not then a subject of Her Majesty by birth or naturalization:

(b.) Provided, that in case of a settler who may have obtained a homestead entry for land occupied by him previous to survey thereof, in manner herein before mentioned, residence upon and cultivation of the land for three years next preceding the application for patent shall, for the purpose of the issue of patent, be held to be equivalent to that prescribed in the foregoing sub-clause of this section, if such residence and cultivation be otherwise in conformity with the

provisions of these regulations.

Sec. 23. Any person proving that he has resided on the land for which he has homestead entry for twelve months from the date of his perfecting his entry therefor, and that he has brought under cultivation at least thirty acres thereof, may, before the expiration of the three years defined in sub-section (b) of Section 22, obtain a patent by paying two dollars and fifty cents per acre for the land.

Sec. 24. Any person claiming a patent under a homestead entry shall also be entitled thereto upon making payment therefor at the rate of one dollar per acre and proving to the satisfaction of the Commisacre and proving to the satisfaction of the Commis-sioner of Dominion Lands or the Dominion Dominion Lands or the Dominion Lands

Board,—
(a.) That he perfected his homestead entry by commencing the cultivation of the homestead within six months from the date of his homestead entry;

(b.) That within the first year after the date of his homestead entry he broke and prepared for crop not less than five acres of his homestead quarter-section; or if the land affected by his homestead entry be timber land, then in lieu of breaking and preparing for crop five acres, he may substitute therefor the clearing and fencing of three acres; (c.) That within the second year he cropped the said five acres, and broke and prepared for crop not less than ten acres in addition, making not less than fifteen acres in all; or if the land affected by his homestead.

less than ten acres in addition, making not less than fifteen acres in all; or if the land affected by his homestead entry be timber land, in lieu of cropping five acres and breaking and preparing for crop ten acres additional, he may substitute therefor cropping the three acres broken the previous year and clearing and fencing five acres in addition, making in all eight acres cleared and fenced, three of which shall also be

(d.) That he has erected a habitable house upon his homestead before the expiration of the second year after his homestead entry, and has bona fide resided therein and has cultivated the land for three years next prior to the date of his application for his

patent;
(e.) That at the commencement of the third year after the date of his homestead entry, or previously, he commenced the residence on his homestead required

by the next preceding paragraph of this section;
(f.) Proof of the residence and improvements re-(f.) Proof of the residence and improvements required by this section shall be made by the claimant by affidavit, and shall be corroborated by the evidence on oath of two disinterested witnesses, resident in the vicinity of the land affected by their evidence, and accepted as sufficient by the Commissioner of Dominion Lands, or, in his absence, by a member of the Land Board; such affidavit shall be sworn and such testi-mony given before the local agent, or, in his absence the senior clerk performing his duties, or some other person named for that purpose by the Minister of the

Interior.

Sec. 25. Every person who has obtained a homestead entry, and who proposes to apply for a patent aball give six months' notice in for such homestead, shall give six months' notice in writing to the agent of Dominion lands of his intention to make such application, and shall produce evidence to the officer who is authorized to receive

the application that such notice has been duly given.

Sec. 26. (a.) In case it is proved to the satisfaction of the Minister of the Interior that a settler has not resided upon and cultivated his homestead, except as herein provided, for at least six months in any one year, or has failed to cultivate and crop the said land during the first two years after obtaining entry therefor, or to erect a habitable house before the expiration

of the second year after such entry, and to bona fide therein and cultivate the land for three years next prior to the date of his application for patent, or has made any false statement in the affidavit in support of his application for entry, or if he fails, within the time provided for in these regulations, to apply for patent for his homestead, and to pay for the said homestead the price specified in these regulations, the right to the land shall be forfeited and the entry therefor shall be cancelled, and the settler so forfeiting his entry shall not be eligible to obtain another entry, except in special cases in the discretion of the Minister of the Interior. Minister of the Interior:

(b.) Provided, that in any case of illness, vouched for by sufficient evidence, or in the case of immigrants requiring to return to their native land to bring out their families to their homesteads, or in other special cases, the Minister of the Interior may, in his discretization of time devices which cretion, grant an extension of time, during which a settler may be absent from his homestead without prejudice to his right therein; but the extension so

prejudice to his right therein; but the extension so granted shall not count as residence.

Sec. 27. A homestead, the entry of which has been cancelled, may, at the discretion of the Minister, be held for homestead entry by another person, on such terms and conditions as the Minister of the Interior may prescribe, or for sale of the land with the improvements, if any, or of the improvements alone in connection with homestead entry thereof, to another person.

Sec. 23. Any assignment or transfer of homestead right, or any part thereof, and any agreement to assign or transfer any homestead right, or any part thereof, after patent shall have been obtained, made or entered into before the issue of the patent, shall be or entered into before the issue of the patent, shall be null and void; and the person so assigning or transferring or making an agreement to assign or transfer shall forfeit his homestead right and shall not be permitted to make another homestead entry: Provided, that a person whose homestead may have been recommended for patent by the local agent or senior clerk, and who has received from such agent or clerk a certificate to that effect in the Form K in the Schedule to this Order, countersigned by the Commissioner of Crown Lands, or, in his absence, by any member of the Dominion Lands Board, may legally dispose of and convey, assign or transfer his right and title therein. and title therein.

Fruit Culture.

Sec. 29. Any person eligible under these regulations to obtain a homestead entry may, for fruit-growing purposes, upon payment of a fee of ten dollars, and upon making application therefor to the local agent in the Form L in the Schedule herete, obtain entry for any area not in excess of one quarter-section of Dominion lands of the class open for homestead entry under these regulations, upon the following terms and conditions:

(a.) For each legal sub-division included in the land entered, the applicant shall, during the first year after the date of entry, clear at least four acres and plant the same in fruit trees, bushes, plants or vines, to the number prescribed in these regulations;

(b.) During the second year he shall clear and plant three acres additional, and any trees, plants or vines planted the preceding year which may have died shall be replaced;

- (c.) During the third year he shall clear three acres additional, planting the same as in the first and second years, and replacing any trees, shrubs, plants or vines planted during the first and second years which may
- have died;
 (d.) At the end of the third year he shall have ten acres cleared and planted with fruit trees, bushes or
- vines;
 (c.) Provided, that the clearing and planting herein provided for may be made upon any portion of the land entered for;
- (/.) The fruit trees, bushes or vines to be planted by the applicant, as herein provided, shall be in the proportion set forth in the following table, according to the variety or varieties planted:

Kind.	Distance apart. 2	No. per Acre
Apple trees, standards.	. 33 feet.	40
	. 20 ,,	110
Peach ,, ,,	. 15 ,,	200
Plum ,, ,, .	. 15 ,,	200
Cherry ,, Currant bushes	. 20 ,,	110
Gooseberry bushes	. 4 ,, x 6 feet,	1,815
Grapes	. 10 ,, x 12 ,,	1,815 364
Raspherries	. 3 x 6	2,425
Strawberries	. 1 "x 4 "	10,900
		,

(g.) At the expiration of five years from the date of his entry, the applicant, or in case of his death his legal representative, upon proving to the satisfaction of the local agent, or, in his absence, the senior clerk performing his duties, that there are then growing upon the land and in healthy condition the number of trees, bushes, plants or vines, as the case may be, prescribed by these regulations, shall be entitled to a

(h.) If any person having an entry for land for purposes of fruit culture fails to comply with any of the conditions in respect thereof prescribed by these regulations, his entry therefor shall be forfeited and cancelled, and he shall have no claim to the land whatever, except in special cases, in the discretion of the Minister of the Interior.

Grazing Lands.

Sec. 30. The Governor in Council may, from time to Sec. 30. The Governor in Council may, from time to time, grant leases of unoccupied Dominion lands for grazing purposes to any person or persons, for such term of years and at such rent in each case as may be deemed expedient; and every such lease shall contain a condition by which the Governor in Council may authorize the Minister of the Interior, at any time during the term of the lease, to give the lessee notice of cancellation thereof, and at the end of two years from the service of such notice such lease shall cease and determine. and determine.

Mining and Mining Lands.

Sec. 31. Lands containing coal or other minerals, whether in surveyed or unsurveyed territory, may be disposed of in such manner and on such terms and conditions as may, from time to time, be fixed by the Governor in Council by regulations to be made in that

Sec. 32. It is hereby declared that no grant from the Crown of lands in freehold, or for any less estate, has operated or will operate as a conveyance of the minerals therein, unless the same are expressly conveyed in each grant.

Ditches.

33. The provisions of "The Dominion Mining Regulations" having reference to the diversion and use of the water from any stream or lake, and the rights of way necessary for the construction of flumes and way necessary for the construction of flumes and ditches to convey such water, shall apply to the diversion and use of the water from any stream or lake, and the rights of way necessary to the conveyance thereof in respect of the irrigation of agricultural lands: Provided, however, that the Forms M, N, and O, in the Schedule to this Order, shall be used.

Timber Sildes, &c.

Sec. 34. No sale or grant of any Dominion lands Sec. 34. No sale or grant of any Dominion lands shall give or convey any right or title to any slide, dam, water-way, pier or boom, or other work previously constructed on such land, or any stream passing through or along it, for the purpose of facilitating the descent of timber or saw logs, unless it be expressly mentioned in the letters patent or other documents establishing such sale or grant that such slide, dam, water-way, pier or boom, or other work, is intended to be thereby sold or granted:

The free use of any slide, dam, water-way, pier.

to be thereby sold or granted:

The free use of any slide, dam, water-way, pier, boom, or other work on streams, to facilitate the descent of lumber and saw logs, and the right of access thereto for the purpose of using the same and keeping the same in repair, shall not in any way be interrupted or obstructed by or in virtue of any sale or grant of Dominion lands made subsequent to the construction of any such work

construction of any such work.

Sec. 35. The free use for the floating of saw logs or other timber, of any stream or lake that may be necessary for the descent thereof from Dominion lands, and the right of access to such stream or lake, and of passing and re-passing on or along the land on either side, and wherever necessary for such use thereof, and over any existing or necessary portage road past any rapid or fall, or connecting such stream or lake, and over such road as, owing to natural obstacles, may be necessary for taking out timber from Dominion lands, and the right of constructing any slide or water-way where necessary, shall continue uninterrupted, and shall not be affected or obstructed by or in virtue of any sale or grant of such lands.

Assignments

Sec. 36. The Minister of the Interior shall cause to be kept in his Department books for registering, at the right to Dominion lands which is assignable under these regulations, upon proof to his satisfaction that such assignment is in conformity with these regulations; and every assignment so registered shall be valid against other any assignment unregistered or subsequently registered; but any assignment to be registered must be unconditional, and all conditions on which the right depends must have been performed or dispensed with by the Minister of the Interior before the assignment is registered.

Township Plans and Patent Lists.

Sec. 37. The Minister of the Interior shall transmit to the Registrar-General of British Columbia, or his deputy or deputies, as early as possible in each year, a certified copy of the map of each township in such districtor division, surveyed in the year next preceding, together with a certified list of the lands in such district or division patented in such year.

General Provisions relating to the Railway Belt in British Columbia.

Sec. 38. The following powers are hereby delegated to the Governor in Council, to be exercised, from time to time, by special Orders in Council, upon the recom-mendation of the Minister of the Interior:—

(a.) To withdraw from the operation of these regulations, subject to existing rights as defined or created under the same, such lands as have been or may be reserved for Indians;

(b.) To encourage works undertaken, with a view of draining and reclaiming swamp lands, by granting to the promoters of such works remuneration in the way of grants of the lands so reclaimed, or of such portions thereof, or any other land, as may be deemed fair and reasonable;

reasonable;
(c.) To make such orders as may be deemed necessary, from time to time, to carry out the provisions of these regulations, according to their true intent, or to meet any cases which may arise and for which no provision is made in these regulations; and further, to make and declare any regulations which may be considered necessary to give the provisions in this clause contained full effect; and from time to time alter or revoke any order or orders, or any regulations walle; there is not upon it any water power which may serve to drive machinery, nor is it specially in their stead:

in their stead;
(d.) Every order or regulation made by the Governor in Council, in virtue of the provisions of this section, or of any other section of these regulations, shall,

orders or regulations shall be laid before both Houses of Parliament within the first fifteen days of the Session next after the date thereof.

Sec. 39. All affidavits, oaths, solemn declarations or affirmations required to be taken or made under these regulations, except as otherwise herein provided, may be taken before a registrar of the Supreme Court of British Columbia, or the judge or registrar of any County Court, or any justice of the peace, or any commissioner for taking affidavits, or notary public, or any Dominion lands agent or officer, or any person specially authorized to take such affidavits by these regulations, or by the Minister of the Interior.

Sec. 40. The Dominion Lands Board, or any member thereof, the Crown Timber Agent, or any person specially authorized to that effect by the Governor in Council, shall have power to summon before them, or him, any person, by subpæna issued by them or him, to examine such person under oath and to compel the

to examine such person under oath and to compel the production of papers and writings before them or him—and such subpœua may be in the Form P in the Schedule to this Order—and, if any person duly summoned neglects or refuses to appear at the time and place specified in the subpæna upon him legally served, or refuses to give evidence or to produce the papers or writings demanded of him, may, by war-

option of the parties interested, assignments of any person to whom the same was granted to maintain right to Dominion lands which is assignable under suits at law or in equity against any wrong-doer or suits at law or in equity against any wrong-doer or trespasser on the lands to which such receipt or certificate relates, as effectually as he could do under a patent of such land from the Crown.

Who shall be Competent to Survey Dominion Lands.

Sec. 43. Sections 99 to 139, inclusive, of Chapter 54 of the Revised Statutes of Canada, are hereby extended to the public lands of Canada in the Province of British Columbia.

Tariff of Fees.

Sec. 44. The Governor in Council may establish a tariff of fees to be charged by the Minister of the Interior for all copies of maps, township plans, field notes and other records, and also for registering assignments; and all fees received under such tariff shall form part of revenue from Dominion lands.

SCHEDULE.

FORM A.

Application for a Homestead Entry.

do hereby apply for a homestead entry, under the provisions of the Regulations for the disposal of Dominion lands within the Railway Belt in the Province of British Columbia, approved by Order in Council of the 17th September, 1889, for the quarter section of section number township, in the of meridian.

FORM B.

Affidavit in support of a claim for homestead entry by a person who has bona fide settled and made improvements upon land in advance of survey.

of which my application is made is surveyed agricultural land; it is not chiefly valuable for its timber, or for hay land, nor is there upon it any stone or marble quarry, or coal or other mineral having commercial value; there is not upon it any water power which may serve to drive machinery, nor is it specially valuable by reason of its position, such as being the shore of an important harbour, bridge site or canal site, or being either an actual or prospective railway terminus or station; that I became resident upon and becan to cultivate the said land on the

or of any other section of these regulations, shall, unless otherwise specially provided in these regulations, have force and effect only after the same has been published for four successive weeks in the Canada Gazette and British Columbia Gazette; and all such orders or regulations shall be laid before both Houses of Parliament within the first fifteen days of the Session next after the date thereof.

Sec. 39. All affidavits, oaths, solemn declarations or affirmations required to be taken or made under these regulations, except as otherwise herein provided, may be taken before a registrar of the Supreme Court of the use or benefit of any other person or persons whomsoever; and that I have not heretofore obtained an entry for a homestead on Dominion lands, nor do I own more than one hundred and sixty acres of land own more than one hundred and sixty acres of land within the tract known as the Railway Belt in British Columbia.

Subscribed and sworn to, this day of 18, day of (Signature) before me.

Local Agent.

FORM C.

Affidavit in support of a claim for homestead entry by a person who has not previously obtained homestead entry.

I, A. B., do solemnly swear (or affirm, as the case may be) that I am over eighteen years of age; that to and place specified in the subpœna upon him legally served, or refuses to give evidence or to produce the papers or writings demanded of him, may, by warrant under their or his hands or hand, cause such person so neglecting or refusing to be taken into custody, and to be imprisoned in the nearest common gaol, as for contempt of court, for a period not exceeding fourteen days.

Sec. 41. In any case where an affidavit or oath is required by these regulations, a solemn affirmation may be administered and made, instead of an oath, by any person who is by law permitted in civil cases to make a solemn affirmation instead of taking an oath. Sec. 42. Every receipt or certificate of entry or sale issued by an agent of Dominion lands shall, unless such entry or sale shall have been revoked or cancelled by the Minister of the Interior, entitle the the best of my knowledge and belief the land in respect

Subscribed and sworn to, this day of 18, day of (Signature) before me

Local Agent.

FORM D.

Affidavit in support of a claim for homestead entry by a person who has previously obtained and has for-feited his homestead entry, but is permitted by the Minister of the Interior to obtain another homestead entry.

I, A. B., do solemnly swear (or affirm, as the case may be) that I am over eighteen years of age; that to the best of my knowledge and belief the land in respect of which my application is made is surveyed agricul tural land; it is not chiefly valuable for its timber, or tural land; it is not chiefly valuable for its timber, or for hay land, nor is there upon it any stone or marble quarry, or coal or other mineral having commercial value; there is not upon it any water power which may serve to drive machinery, nor is it specially valuable by reason of its position, such as being the shore of an important harbour, bridge site or canal site, or being either an actual or prospective railway terminus or station; that there is no person residing on the said land, nor are there any improvements thereon; that I obtained homestead entry on the

18, for the township quarterday of section of section range meridian, but forfeited of the the same; that by order of the Minister of the Interior, which I now produce, I have been permitted to make application for and to receive another homestead entry; that this application is made for my exclusive use and benefit, with the intention of residing upon and cultivating the land applied for, and not, directly or indirectly, for the use or benefit of any other person or persons whomsoever, and I neither own nor have I a homestead entry for any other land within the tract known as the Railway Belt in British Columbia.

Subscribed and sworn to, this day of 18, day of (Signature) before me.

Local Agent.

FORM E.

Application for a Homestead Entry by an Agent.

I, A. B., do hereby apply on behalf of
of , for homestead entry under the
provisions of the Regulations for the disposal of
Dominion lands within the Railway Belt in the
Province of British Columbia as approved by Order in
Council of the 17th September, 1889, for the of the quarter-section of section number towhship, in the range meridian.

FORM F

Affidavit by an agent in support of a claim for home-stead entry on behalf of a person who has bona fide settled and made improvements upon land in advance of survey.

I, A. B., do solemnly swear (or affirm, as the case may be) that for whom I am acting herein as agent, is over eighteen years of age; that to the best of my knowledge and belief the land in respect of which the application is made is surveyed agricultural land; it is not chiefly valuable for its timber, or for hay land, nor is there upon it any stone or marble quarry, or coal or other mineral having commercial value; there is not upon it any water power which may serve to drive machinery, nor is it specially valuable by reason of its position, such as being the shore of an important harbour, bridge site or canal site, or being either an actual or prospective railway terminus or station; that the said became resident upon and began to cultivate the said land on the day of 18, before the same was surveyed; that he has resided upon and cultivated the said land in conformity with the requirements of the surveyed; that he has resided upon and cultivated the before me.

said land in conformity with the requirements of the homestead provisions of the Dominion lands regulations in British Columbia ever since; that there is no other person residing on, or claiming, or having improvements upon it, and that this application is made for his exclusive use and benefit, with the intention of his residing upon and cultivating the said land, and not, directly or indirectly, for the use or the sum of ten dollars, being the office fee for home-

obtained a homestead on Dominion lands, nor do I own benefit of any other person or persons whomsoever, any lands within the tract known as the Railway Belt in British Columbia. land within the tract krown as the Railway Belt in British Columbia.

Subscribed and sworn to, this day of 18, day of (Signature) before me.

Local Agent.

FORM G.

Affidavit by an agent in support of a claim for homestead entry on behalf of a person who has not previously obtained homestead entry.

I, A. B., do solemnly swear (or affirm, as the case may be) that of , for whom I am acting herein as agent, is over eighteen years of age; that to the best of my knowledge and belief the land in respect of which the application is made is surveyed agricultural land; it is not chiefly valuable for its timber, or for hay land, nor is there upon it any stone or marble quarry, or coal or other mineral having commercial value; there is not upon it any water power which may serve to drive machinery, nor is it specially valuable by reason of its position, such as being the shore of an important harbour, bridge site or canal site, or being either an actual or prospective railway terminus or station; that there is no person residing upon the said land, nor are there any improvements thereon, and that this application is made for the exclusive use and benefit of the said, with the intention of his residing upon I, A. B., do solemnly swear (or affirm, as the case

, with the intention of his residing upon and cultivating the said land, and not directly or indirectly for the use or benefit of any other person or persons whomsoever, and that he has not heretofore obtained an entry for a homestead on Dominion lands, nor does he own any lands within the tract known as the Railway Belt in British Columbia.

Subscribed and sworn to, this day of 18, day of (Signature) before me.

Local Agent.

FORM H.

Affidavit by an agent in support of a claim for homestead entry on behalf of a person who has previously obtained and has forfeited his homestead entry, but is permitted by the Minister of the Interior to obtain another homestead entry.

another homestead entry.

I, A. B., do solemnly swear (or affirm, as the case may be) that , for whom I am acting herein as agent, is over eighteen years of age; and to the best of my knowledge and belief the land in respect of which application is made is surveyed agricultural land; it is not chiefly valuable for its timber, or for hay land, nor is there upon it any stone or marble quarry, or coal or other mineral having commercial value; there is not upon it any water-power which may serve to drive machinery, nor is it specially valuable by reason of its position, such as being the shore of an important harbour, bridge site or canal site, or being either an actual or prospective railway terminus or station; that there is no person residing on the said land, nor are there any improvements thereon; that he obtained homestead entry on the day of 18, for the quarter-section of section township

township quarter-section of section range of the meridian, but for feited the same; that by an order of the Minister of the Interior, which I now produce, he has been permitted to make application for and receive another homestead entry, and that this application is made for his exclusive use and benefit, with the intention of his residing upon and cultivating the land applied for, and not directly or indirectly for the use or benefit of any other person or persons who measurement that the any other person or persons whomsoever, and that he neither owns nor has he a homestead entry for any other land within the tract known as the Railway Belt in British Columbia.

Subscribed and sworn to, this day of (Signature.)

stead entry for (describe the land), and that the said is, in consequence of such entry and payment, vested with the rights conferred in such cases by the provisions of the regulations for the disposal of Dominion lands within the Railway Belt in the Province of British Columbia, as approved by Order in Council of the 17th September, 1889, respecting homestead rights.

2nd. That on the day of , A.D. 18, I also posted up a like copy of such notice in a conspicuous place on the lands of each of the following persons, viz.:

3rd. That the lands of the said several persons named in the last above paragraph, and of no others, will be affected by the proposed diversion in the said notice mentioned. stead rights.

Local Agent

(Place-Date).

FORM K.

Certificate of recommendation for patent.

who is the holder of a homestead entry for (describe the land) has complied with the provisions of the law required to be conformed to in order to entitle him to receive a patent for such land, and that I have recommended the issue of such patent.

Local Agent.

(Place-Date).

Countersigned:

Commissioner of Dominion Lands.

FORM L.

Application for Fruit-culture Entry.

18 I, A. B., do hereby apply for entry under the regulations for the disposal of Dominion lands for fruit-culture within the Railway Belt in the Province of British Columbia, as approved by Order in Council of the 17th day of September, 1889, for legal sub-division (number), of section number, of the township in the range west of the meridian.

meridian.

And I, A. B., do solemnly swear (or affirm, as the case may be), that I am over eighteen years of age; that to the best of my knowledge and belief the land in respect of which this application is made is of the class open for homestead entry; that there is no person residing upon the said land, nor are there any improvements thereon; and that I have not heretofore obtained a fruit-culture or other entry for Dominion obtained a fruit-culture or other entry for Dominion

Sworn before me, this of A.D. 18 (Signature.) at

Local Agent.

Notice of Application for right to Divert Water.

Notice is hereby given, in pursuance of the provisions of the Regulations for the disposal of Dominion lands within the Railway Belt in the Province of British Columbia, that I,

at the expiration of 20 days from the date hereof, intend to apply to the local agent of Dominion lands at

at the Province of British Columbia, the Province of British Columbia, at the Province of British Columbia, at the Province of British Columbia, at the Province of British Columbia, for authority to take, carry away and divert to my (farm or mining claim) from its natural channel inches of the unentered and unappropriated water of the (stream or lake) have a side and ceasing every excuse, you be and appear in your proper person before me the undersigned, at on the day of 18, by o'clock in noon, and so on from day to day, to be then and there examined upon oath touching your knowledge of and you are to bring with you and produce all papers and writings in your custody, power or control, in any wise relating to the said matters. inches of the unentered and unappropriated water of the (stream or lake) known as for purposes during the term of years from the date of record, with the object of (irrigating or sluicing) my said (farm or mining claim); such diversion will be made at a point situated on the (north, east, south, or west, end or side) of the said (stream or lake) marked on the ground by a conspicuous residual to my my said (stream or lake) marked that on the ground by a conspicuous post, and it is intended that such water shall be carried in and through a (ditch or flume, or both) in a direction over the lands of , as indicated by like posts planted, where practicable, every quarter of a mile along the proposed line of the (ditch or flume, or both).

Dated this

day of

(Signature.)

FORM N.

Affidavit in support of Application for right to Divert Water.

Province of British Columbia,)
To Wit:

I, of , make oath and say:—

1st. That the document hereunto annexed and marked with the letter "A" is a true copy of a notice given by me , in pursuance of the provisions of the regulations for the disposal of the Dominion lands within the Dominion Belt in the Province of British Columbia and posted up by me on the day of British Columbia, and posted up by me on the day of the date thereof at the point of diversion therein

will be affected by the proposed diversion in the said notice mentioned.

4th. That I am lawfully entitled to hold land under the said regulations, and I am lawfully occupying (and bona fide cultivating or working, as the case may be), the (land or mineral claim) to which the said water is intended to be diverted.

5th. That I have planted posts in accordance with the terms of, and along the proposed line of as indicated in the said notice, and I believe that I have performed all conditions precedent necessary to entitle me to a record of the water privilege in the said notice mentioned or referred to.

Sworn before me, this day)

Sworn before me, this day) , at , A.D. 18 (Signature.) in the said Province.

Local Agent.

FORM O.

Grant of the Right to Divert Water.

To whom it may concern—Greeting:

Know ye, that of , having complied with the provisions of the Regulations for the disposal of Dominion lands within the Railway Belt in the Province of British Columbia, as appears by affidavit of himself, with notice annexed filed with the undersigned on the day of , 18, is hereby authorized to divert for his own use, for a period of years from the date hereof, inches of unrecorded and unappropriated water of , or so much of that quantity as may be lawfully di-

or unrecorded and unappropriated water of or so much of that quantity as may be lawfully diverted and used by him under and in accordance with the provisions of the said regulations, and the said is entitled to all the rights conferred by the said regulations upon the recorded owner of a water privilege.

day of Given the

in the Province of British Columbia.

Local Agent.

FORM P. Subpœna.

To

[L. S.]

DOMINION MINING REGULATIONS.

AT THE GOVERNMENT HOUSE, AT OTTAWA. SATURDAY, 9th day of November, 1889.

PRESENT:

His Excellency the Governor-General in Council.

His Excellency, under the authority conferred upon him by "The Dominion Lands Act," Chapter 54 of the Revised Statutes, and by and with the advice of the Queen's Privy Council for Canada, is pleased to order that the following "Regulations governing the disposal of the Dominion Lands containing minerals other than coal in Manitoba and the North-West Territories, and of such mineral lands in British Columbia as are the property of the Government of Canada, except lands containing gold or silver," shall be and the same are hereby adopted and established.

JOHN J. McGEE, (Signed) Clerk, Privy Oouncil.

Sec. 2. Any person or persons may explore vacant Dominion lands not appropriated or reserved by G overnment for other purposes, and may search therein, either by surface or subterranean prospecting, for mineral deposits, with a view to obtaining under these regulations a mining location for the same: but no Sec. 2. Any person or persons may explore vacant Schedule to these regulations (which may be sworn to Dominion lands not appropriated or reserved by G over the said agent, or may have been previously sworn ernment for other purposes, and may search therein, to before a Justice of the Peace or Commissioner) setting either by surface or subterranean prospecting, for forth the circumstances of his discovery, and describing mineral deposits, with a view to obtaining under these regulations a mining location for the same: but no location marked out by him as aforesaid; and shall, mining location or mining claim shall be granted until along with such declaration, pay to the said Agent an actual discovery has been made of the vein, lode, or entry fee of five dollars.

QUARTZ MINING.

Sec. 3. A location for mining, except for iron or petroleum, on veins, lodes, or ledges of quartz or other rock in place, shall not exceed the following dimensions: Its length shall not be more than 1,500 feet, its breadth not more than 600 feet; its surface boundaries shall be four straight lines, and the side lines and end lines contained within its boundaries, provided that during contained within its boundaries, provided that during

Sec. 3. A location for mining, except for iron or petroleum, on veins, lodes, or ledges of quartz or other rock in place, shall not exceed the following dimensions: Its length shall not be more than 1,500 feet, its breadth not more than 600 feet; its surface boundaries shall be four straight lines, and the side lines and end lines shall be parallel lines, except where prior locations may prevent, in which case it may be of such shape as may be approved by the Superintendent of Mines. Its length shall not be more than three times its breadth. Its boundaries beneath the surface shall be the vertical planes in which its surface boundaries lie.

Sec. 4. Any person having discovered a mineral

Its boundaries beneath the surface shall be the vertical planes in which its surface boundaries lie.

Sec. 4. Any person having discovered a mineral deposit may obtain a mining location therefor, under these regulations, in the following manner:

(a.) He shall mark the location on the ground by placing at each of its four corners a wooden post, not less than four inches square, driven not less than eighteen inches into the ground, and showing that length above it. If the ground be too rocky to admit of so driving such posts, he shall build about each of them, to support it and keep it in place, a cairn or mound of stones, at least three feet in diameter at the base, and eighteen inches high. If the location be timbered, a line shall be run and well blazed joining the said posts. If it be not so timbered, and the ground is of such a nature that any one post cannot be seen from the ends of either of the lines which form the angle at which the said post is placed, posts flattened on two sides (such flattened portions facing the directions of the line) shall be planted or mounded along the side lines wherever necessary, so that no difficulty may be experienced by a subsequent prospection. mound of stones, at least three feet in diameter at the base, and eighteen inches high. If the location be base, and eighteen inches high. If the location be finitured, a line shall be run and well blazed joining the said posts. If it be not so timbered, and the ground is of such a nature that any one post cannot be seen from the onds of either of the lines which form the angle at which the said post is placed, posts fluctuations. The authority herein provided for the might at which the said post is placed, posts fluctuations. The authority herein provided for she magnetic the said post is placed, posts fluctuation. The said post is placed, posts fluctuation and the might be said locations. The authority herein provided for the might be said locations. The authority herein provided for the might be said locations. The authority herein provided along the said lines wherever necessary, so that no difficulty may be experienced by a subsequent pro-state for the Neglectual and payment of a fee of five dollars, upon difficulty may be experienced by a subsequent post-state of the special and payment of a fee of five dollars, upon similar than the special post of the location in the location he location he location he submitted in a submitted post of any location. If the location he post designation of the special post of the location he post designation is a subsequent post of the special post of the location he post designation. See, 5. At any time before the expiry of five years the post plants of the location he shall mark the post is distinct to the said of his critical post of the location he shall mark the post plants of the location he shall mark the post plants of the location he shall mark the post planted at which he shall mark with the letters with the letters of the location he shall mark the post planted at mining location, and paying the price theorefor, as westerly angle of the location be laid out by other than which he shall mark with the letters which he shall mark with the letters which location the

REGULATIONS GOVERNING THE DISPOSAL OF THE Do-this clause in regard to corner posts, together with the MINION LANDS CONTAINING MINERALS OTHER letters W. P., and an indication of the bearing and THAN COAL IN MANITOBA AND THE NORTH-WEST distance of the site of the true corner from such wit-

THAN COAL IN MANITOBA AND THE NORTH-WEST distance of the site of the true corner from such with Territories; and of such Mineral Lands in ness post.

British Columbia as are the property of the Government of Canada, except lands containing Gold or Silver.

Section 1. These Regulations may be cited as "The Dominion Mining Regulations," and shall be applicable to all Dominion Lands containing gold, silver, cinnabar, lead, tin, copper, petroleum, iron or other mineral and in British Columbia with the exception of gold and in British Columbia with the exception of gold and silver.

Sec. 2. Any person or persons may explore vacant Schedule to these regulations of the true corner from such with the site of the true corner from such with the spost.

(In this manner any subsequent prospector, informed of these regulations, will, on finding any one of the posts or mounds, be enabled to follow them all round, from one to another, and avoid encroachment, either in search of or in marking out another location in the vicinity for himself.):

(b.) Having so marked out on the ground the location he desires, the claimant shall, within sixty days deposit of economic value, with the exception of gold and office for the district in which the location is situated, a declaration under oath, according to Form A in the Schedule to these regulations (which may be sworn to Dominion lands not appropriated or reserved by G ov-

to take therefrom and dispose of any mineral deposit contained within its boundaries, provided that during each of the said five years after the date of such receipt he or they shall expend in actual mining operations on the claim at least one hundred dollars, and furnish to the Agent of Dominion Lands within each and every year a full detailed statement of such expenditure, which evidence shall be in the form of an affidavit corroborated by two reliable and disinterested witnesses; and the Agent shall thereupon, subject to the payment by the claimant of a fee of five dollars, issue a receipt in the Form C in the Schedule hereto, which shall entitle the claimant to hold the location for

direct.

(a.) In cases where applications for mining locations are made in respect of lands within surveyed townships, they must conform to the regular system of surveys; that is, the location shall be either legal sub-divisions or regular sub-divisions thereof; and prior to the application being granted it shall be necessary to stake out the location, at least approximately, on the ground, and registered, as hereinbefore provided, such assignee out the location, at least approximately, on the ground, shall, by complying with these regulations, become and it shall be surveyed by a Dominion Land Surveyor, entitled to purchase the location for the price and on acting under instructions from the Surveyor-General, within one year thereafter.

within one year thereafter.

within one year thereafter.

(b.) If applications for mining locations are made within a township of which at least one boundary has been surveyed, to protect himself the discoverer may stake out his claim in conformity with these regulations; but, before the issue of the patent, the claim shall, if required by the Minister of the Interior, be described by legal sub-divisions or fractional portions thereof, upon a survey made by a Dominion Land Surveyor acting under instructions from the Surveyor.

PLACER MINING.

Sec. 17. The regulations hereinbefore laid down in respect of quartz mining shall be applicable to placer mining so far as they relate to entries, entry fees, assignments, marking of locations, agents' receipts, and generally where they can be applied, save and except as otherwise herein provided.

Nature and Size of Claims.

General.

Sec. 9. Where two or more persons lay claim to the same mining location, the right to acquire it shall be in him who can prove he was the first to discover the mineral deposit involved and to take possession, by demarcation in the manner prescribed in these regulations, of the location covering it.

Sec. 18. The size of claims shall be as follows:

(a.) For "bar diggings," a strip of land 100 feet wide at high water mark, and thence extending into the river to its lowest water level;

(b.) For "dry diggings," 100 feet square.

(c.) "Creek and river claims" shall be 100 feet long, the general course of the

ing of mining locations, and may be held in addition to any such mining location; but such additional land

to any such mining location; but such additional land shall in no case exceed five acres in extent, and shall be paid for at the same rate as a mining location.

Sec. 13. The Minister of the Interior may grant a location for the mining of iron or petroleum not exceeding 100 acres in area, which shall be bounded by due north and south and east and west lines, and its breadth and length shall be equal: Provided, that should any person making an application purporting to be for the purpose of mining either iron or petroleum thus obtain, whether in good faith or fraudulently, possession of a valuable mineral deposit other than iron or petroleum, his right in such deposit shall be restricted to the area hereinbefore prescribed for be restricted to the area hereinbefore prescribed for other minerals, and the rest of the location shall thereupon revert to the Crown for such disposition as the

inbefore provided, the claimant shall be entitled to receipt or certificate of assignment (Forms B and G receive his patent, and to have returned to him the in the Schedule hereto), and the execution thereof fifty dollars deposited by him to defray the cost of shall be attested by two disinterested witnesses; upon survey.

Sec. S. Should the climent, or his legal representatives as aforesaid, fail to prove within each year the expenditure prescribed, or, having proved such expenditure, fail within the prescribed time to pay in tull, and in eash, to the Agent the price hereinbefore fixed for such mining location, and also to pay the sum of fifty dollars hereinbefore prescribed for the survey of his location, then any right on the part of the claim and or of his legal representatives in the location, or claim on his or their part to acquire it, shall lap e, and the same time and in like manner as his other the location shall thereupon revert to the Crown, and shall be held, along with any immovable improvements thereon, for disposal, under these regulations, to any other person, or as the Minister of the Interior may direct.

(a.) In cases where applications for mining locations the deposit of the receipt or certificate with such as-

PLACER MINING.

demarcation in the manner prescribed in the tions, of the location covering it.

Sec. 10. Priority of discovery alone shall not give the right to acquire; but a person subsequently and independently discovering, who has complied with the other conditions prescribed in these regulations, shall take precedence of the first discoverer if the latter has failed to comply with the said other conditions: Provided, however, that in any case where it is proved wided, however, that in any case where it is proved to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres cach, the boundaries of such areas to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres cach, the boundaries of such areas to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres cach, the boundaries of such areas to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres cach, the boundaries of such areas to be due north and south and east and west lines, and if within surveyed territory the said area of ten acres cach, the boundaries of such areas to be due north and south and east and west lines, and the cache of the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench on each side, but when the hills or bench or bench on each side, but when the hills or bench of the hills failed to comply with the said other conditions: Provided, however, that in any case where it is proved that a claimant has, in bad faith, used the prior discovery of another, and fraudulently affirms that he made independent discovery and demarcation, he shall, apart from any other legal consequences, have no claim, and shall forfeit the deposit made with his application, and shall be absolutely debarred from obtaining another mining location.

Sec. 11. Not more than one mining location shall be granted to any individual claimant upon the same lode which its boundaries may be intersected by the high stakes at the four corners thereof, have the points at which its boundaries may be intersected by the high water mark of the creek or river on both sides of the creek or river designated by posts of the same size which shall be driven into the ground the same depth and showing the same length above it as the posts applied for and patented, either in connection with or separate from a mining location, in the manner herein before provided for the application for and the patenting of mining locations, and may be held in addition the date of such marking: the date of such marking;
(d.) "Bench claims" shall be 100 feet square

To a party of two 600 do
To do three . . . 800 do
To do four . . . 1,000 do do To do To do do To do

upon revert to the Crown for such disposition as the Minister may direct.
Sec. 14. When there are two or more applicants for any mining location, no one of whom is the original discoverer or his assignee, the Minister of the Interior, if he sees fit to dispose of the location, shall invite their competitive tenders, or shall put it up to public tender or auction as he may deem expedient,
Sec. 15. An assignment of the right to purchase a mining location shall be indorsed on the back of the

Sec. 20. The entry of every holder of a grant for placer mining must be renewed and his receipt reliquished and replaced every year, the entry fee being paid each time.

Sec. 21. No miner shall receive a grant of more than one mining claim in the same locality, but the same miner may hold any number of claims by purchase, and any number of miners may unite to work their claims in common upon such terms as they may arrange, provided such agreement be registered with the Agent, and a fee of five dollars paid for each registration.

Sec. 22. Any miner or miners may sell, mortgage or dispose of his or their claims, provided such disposal be registered with, and a fee of two dollars paid, to the Agent, who shall thereupon give the assignee a certificate in Form J in the Schedule hereto.

Sec. 23. Every miner shall, during the continuance of his grant, have the exclusive right of entry upon his own claim, for the miner-like working thereof, and the construction of a residence thereon, and shall be entitled exclusively to all the proceeds realized therefrom, but he shall have no surface rights therein; and the Superintendent of Mines may grant to the holders of adjacent claims such right of entry thereon as may be absolutely necessary for the working of their claims, upon such terms as may to him seem reasonable.

Sec. 24. Every miner shall be entitled to the use of so much of the water naturally flowing through or past his claim, and not already lawfully appropriated, as shall, in the opinion of the Superintendent of Mines be necessary for the due working thereof; and shall be entitled to drain his own claim free of charge.

Sec. 25. A claim shall be deemed to be abandoned and open to occupation and entry by any person when the same shall have remained unworked on working days by the grantee thereof for the space of seventy-two hours, unless the grantee is absent on leave.

Sec. 26. A claim granted under these regulations shall be continuously, and in good faith, worked, except as otherwise provided, by the grantee t

Sec. 27. In tunnelling under hills, on the frontage of which angles occur, or which may be of an oblong or elliptical form, no party shall be allowed to tunnel from any of the said angles, or from either end of such hills, so as to interfere with parties tunnelling from the main frontage

Sec. 28. Tunnels and shafts shall be considered as belonging to the claim for the use of which they are constructed, and as abandoned or forfeited by the abandonment or forfeiture of the claim itself.

Sec. 29. For the more convenient working of back claims on benches or slopes, the Superintendent of Mines may permit the owners thereof to drive a tunnel through the claims fronting on any creek, ravine or

Sec. 33. It shall be lawful for the Minister of the constructing the same.

Sec. 19. The forms of application for a grant for placer mining, and the grant of the same, shall be thereto.

Sec. 20. The entry of every holder of a grant for placer mining must be renewed and his receipt relinquished and replaced every year, the entry fee being paid each time.

Sec. 21. No miner shall receive a grant of more than one mining claim in the same locality, but the same miner may hold any number of claims by purchase, and any number of miners may unite to work their claims in common upon such terms as they may arrange provided such agreement be registered with the Agent, and a fee of five dollars paid for each registration.

Sec. 22. Any miner or miners may sell, mortgage or dispose of his or their claims, provided such disposal be

otherwise.
Sec. 35. Every such grant shall be in writing, in the Form K in the Schedule hereto.
Sec. 36. The holders of claims through which the line of the company's flume is to run may put in a bed-rock flume in their claims to connect with the company's flume, upon giving the company ten days' notice in writing to that effect; but they shall maintain the like grade, and build the flume as thoroughly and of as strong materials, as that built by such comand of as strong materials, as that built by such com-

Sec. 37. Every bed-rock flume company shall lay at least fifty feet of flume during the first year and one hundred feet annually thereafter, until completion of

hundred feet annually thereafter, until complete the flume.

Sec. 38. Any miners lawfully working any claims where a bed-rock flume exists, shall be entitled to tail their sluices, hydraulies and ground sluices into such flume, but so as not to obstruct the free working of such flume, by rocks, stones, boulders or otherwise.

Sec. 39. Upon a grant being made to any bed-rock flume company, the Agent shall register the same, and the company shall pay for such registration a fee of \$10. They shall also pay, in advance, an annual rent of \$10 for each quarter of a mile of right of way legally held by them.

DRAINAGE OF MINES.

Sec. 40. The Minister of the Interior may grant to any person or persons permission to run a drain or tunnel for drainage purposes through any occupied mining land, and may give such persons exclusive rights of way through and entry upon any mining ground for any term not exceeding five years, for the purpose of constructing a drain or drains for the drainage thereof.

Sec. 41. The grantee shall covered to the drainage thereof.

age thereof.

Sec. 41. The grantee shall compensate the owners of lands or holders of claims entered upon by him for any damage they may sustain by the construction of such tunnel or drain, and such compensation if not agreed upon shall be settled by the Superintendent of Mines and be paid before such drain or tunnel is constructed.

structed.

claims on benches or slopes, the Superintendent of Mines and be paid before such drain or tunnel is conditionally the claims fronting on any creek, ravine or water-course, upon such terms as he may deem expedient.

Administration.

Sec. 30. In case of the death of any uniner while entered as the holder of any unining claim, the provisions as to abandonment shall not apply either during his acquired, and shall, save where the drain is intended only for the drainage of the claim of the person consession of the mining property of the deceased, and may cause such mining property to be duly worked, or dispense therewith, at his option; and he shall sell the property by private sale, or, after ten days notice thereof, by public auction, upon such terms as he shall deem just, and out of the proceeds pay all costs and charges incurred thereby, and pay the balance, if any, Schedule hereto.

Bed-Rock Flumes.

Sec. 33. It shall be lawful for the Minister of the Interior, upon the application hereimafter mentioned.

Sec. 33. It shall be lawful for the Minister of the Interior, upon the application hereinafter mentioned, to grant to any bed-rock flume company, for any term not exceeding five years, exclusive rights of way through and entry upon any mining ground for the application hereinafter mentioned, grant to any person purposes of constructing, laying and maintaining bed-rock flumes.

Sec. 34. Three or more persons may constitute themselves into a bed-rock flume company; and every stream or lake, at any particular part thereof, and the application by them for such grant shall state the right of way through and entry upon any mining names of the applicants and the nature and extent of ground, for the purpose of constructing ditches and

the mining claim in respect of which it has been obtained, or is required in connection with reduction works, sampling works, stamp mills, concentrating works, or other works connected with mining operations, and, whenever the claim shall have been worked out or abandoned, or whenever the occasion for the use of such water upon the claim or in connection with such works shall have permanently ceased, the grant shall cease and determine.

Sec. 46. Twenty days' notice of the application shall be given, in accordance with Form M in the Schedule to these regulations, by affixing the same to a post.

to these regulations, by affixing the same to a post planted in some conspicuous part of the ground, and a copy thereof conspicuously posted upon the inner walls of the Land Office for the district, and any person with any ditch, water privilege, or other mining rights may protest within such twenty days, but not afterwards, against such application being wholly or paraprove.

See 59. The Minister shall order what compensation

tially granted.

of the applicants, the name or description of the stream damage.

or lake to be diverted, the quantity of water to be Sec. 60. The owners of any ditch, water privilege, taken, the locality for its distribution, the price (if or mining right, shall, at their own expense, construct, any) to be charged for the use of such water, and the secure, and maintain, all culverts, necessary for the time necessary for the completion of the ditch. The passage of, waste, and superfluous water flowing grant shall be in the Form N in the Schedule hereo. through or over any such ditch, water privilege or

Sec. 50. If after the grant has been made, any miner work in its vicinity from any part of the works of such or miners locate and bona fide work any mining claim ditch, water privilege, or right.

Sec. 62. The owners of any ditch, water privilege, they collectively shall be entitled to 0 inches of or right shall be liable, and shall make good, in such below the ditch head on any stream so diverted, he or they collectively shall be entitled to 40 inches of water if 200 inches be diverted, and 60 inches if 300 inches be diverted, and no more, except upon paying to the owner of the ditch, and all other persons interested therein, compensation equal to the amount of damage sustained by the diversion of such extraquantity of water as may be required; and, in computing such damage, the loss sustained by any claims using water therefrom, and all other reasonable losses, shall be considered.

Sec. 51. No person shall be entitled to a grant of the water of any stream for the purpose of selling the water to present or future claim holders on any part of such stream. The Minister of the Interior may, however, grant such privileges as he may deem just, when

ever, grant such privileges as he may deem just, when such ditch is intended to work bench or hill claims fronting on any such stream, provided that the rights of miners then using the water so applied for be pro-

tected.

Sec. 52. The Minister of the Interior may, on the report of the Superintendent of Mines that such action desirable, order the enlargement or alteration of any

ditch, and fix the compensation (if any) to be paid by parties to be benefited thereby.

Sec. 53. Every owner of a ditch or water privilege shall take all reasonable means for utilizing the water granted to him, and, if he wilfully take and waste any unreasonable quantity of water, the Minister may, if such offence be persisted in, declare all rights to the water forfeited. water forfeited.

Sec. 54. The owner of any ditch or water privilege may distribute the water to such persons and on such terms as he may deem advisable, within the limits mentioned in this grant; provided always that such owner shall be bound to supply water to all miners who make application therefor in a fair proportion, and may distribute the water to such persons and on such terms as he may deem advisable, within the limits mentioned in this grant; provided always that such perty in a placer mine or diggings during the time for owner shall be bound to supply water to all miners who make application therefor in a fair proportion, and shall not demand more from one person than from another, except where the difficulty of supply is patent. enhanced.

Sec. 55. Any person desiring to bridge any stream, claim, or other place, for any purpose, or to mine Sec. 55. Any person desiring to bridge any stream, claim, or other place, for any purpose, or to mine under or through any ditch or flume, or to carry water through or over any land already occupied, may, in proper cases, do so with the written sanction of the Superintendent of Mines. In all such cases the right of the party first in possession shall prevail, so to ontitle him compansation if the same bejust.

entitle him compensation if the same be just.

Sec. 56. In measuring water in any ditch or sluice the following rules shall be observed: The water taken into a ditch or sluice shall be measured at the ditch or sluice head: no water shall be taken into a ditch or sluice except in a trough placed horizontally at the place at which the water enters it, which trough shall be extended two feet beyond the orifice for the dis-

flumes to convey such water; provided always, that charge of the water: one inch of water shall mean the every such grant shall be deemed as appurtenant to quantity that will pass through a rectangular orifice the mining claim in respect of which it has been observe inches high by half an inch wide, with a constant

Sec. 59. The Minister shall order what compensation Sec. 47. Every application for a grant of water exference shall be accompanied by a deposit and when and to whom, and whether any and what of \$25, which shall be refunded in ease the application works, damaged or affected by such interference as is refused, but not otherwise.

Sec. 48. Every such application shall state the names repaired by the person or persons causing any such applicants, the paper or description of the stream planets.

grant shall be in the Form N in the Schedule hereto.

Sec. 49. Every grant of a water privilege on occupied creeks shall be subject to the rights of such miners as shall, at the time of such grant, be working on the stream above or below the ditch head, and of any other persons lawfully using such water for any purposes whatsoever.

Through or over any such right.

Sec. 61. The owners of any ditch or water privilege shall construct and secure the same in a proper and substantial manner, and maintain the same in good other persons lawfully using such water for any purpose whatsoever.

Interpretation.

Sec. 64. In these regulations the following expressions shall have the following meanings respectively, unless inconsistent with the context:—

(a.) "Minister" shall mean the Minister of the In-

terior.
(b.) "Agent" or "local agent" shall mean the Agent of Dominion Lands for the district, or other agent of Dominion Lands for the particular purpose referred to.

(c.) "Mineral" shall include all minerals whatso-

ever other than coal.

(d.) "Close season" shall mean the period of the year during which placer mining is generally suspended.

(e.) "Miner" shall mean a person holding a mining

(h.) "Bar diggings" shall mean a mine over which

(h.) "Bar diggings" shall mean a mine over which a river extends when in its flooded state.

(j.) "Dry diggings" shall mean any mine over which a river never extends.

(k.) The mines on benches shall be known as "bench diggings," and shall, for the purpose of defining the size of such claims, be excepted from "dry diggings."

(l.) "Streams and ravines" shall include water-courses whether usually containing water or not, and all rivers, creeks, and gulches.

(m.) "Ditch" shall include a flume or race, or other artificial means for conducting water by its own weight, to be used for mining purposes.

cated in writing to all the parties interested, and must account of the sales of the product of such quarries, state the grounds upon which the said decision is or the land may be suld not subject to such royalty at appealed from.

Sec. 71. If the Commissioner of Dominion Lands decides that it is necessary to a proper decision of the matter in issue to have an investigation on the ground, or, in case of disputed boundaries or measurements, to as may be required by the Minister, of all products of cuploy a surveyor to measure or survey the land in question, the expense of the inspection or re-measurement or re-survey, as the case may be, shull be borne by the litigants, who shall pay into the hands of the said Commissioner, in equal parts, such sum as he may think sufficient for the same, before it takes place; safety of the public, any public work or highway, or otherwise it shall not proceed, and the party who refuses to pay such sum shall be adjudged in default. The said Commissioner shall subsequently decide in what proportion the said expense should be borne by the parties respectively, and the surplusage, if any, shall then be returned to the parties as he may order. Sec. 72. All bond fees adjudged as forfeited and all payments retained under the last preceding section, shall, as soon as decision has been rendered, and all commissioner to the credit of the Receiver General in the same manner as other moneys received by him on account of Dominion lands.

in the same manner as other moneys received by him on account of Dominion lands.

Sec. 76. In cases where water is necessary to the continuance of mining operations, and the supply of water is insufficient, the Superintendent of Mines shall have power to grant leave of absence to the holder of the grant during such insufficiency, but no longer, except by permission of the Minister of the Interior.

Sec. 77. Any miner or miners shall be entitled to location in

leave of ab ence for one year from his or their diggings, locality) neave of ab ence for one year from his or their diggings, locality)

upon proving to the satisfaction of the Superintendent here name the metal or mineral) and I (or we) hereby of Mines that he or they have expended on such diggings, in cash, labour or machinery, an amount of not I sat than \$20) on each of such diggings without any raturn of gold or other minerals in reasonable quantities for such expenditure.

Sec. 78. The time reasonably occupied by the locator said deposit.

(e.) "Placer mining" shall mean the working of all of a claim in going to, and returning from, the office forms of deposits, excepting veins of quartz or other rock in place.

(p.) "Quartz mining" shall mean the working of quartz or other rock in place.

(q.) "Location" shall mean the land entered by, or patented to any person for the nurpose of quartz.

Miscellaneous.

Imming.

Hearing and Decision of Disputes.

Sec. 65. The Superintendent of Mines shall have power to hear and determine all disputes in regard to turn ag property are ng within his district, subject to at peal by either of the parties to the Commissioner of Dominian Linds.

Sec. 66. No particular forms of procedure shall be mee sany, but the matter complained of must be properly very rest of in the opposite party not less than a very days before the hearing of the said complaint.

Sec. 67. The complaint may, by leave of the Superintendent of Mines, be amended at any time before or during the proceedings.

Sec. 68. The complaint may, by leave of the Superintendent of Mines, be amended at any time before or during the proceedings.

Sec. 69. The complaint may by leave of the Superintendent of Mines, be amended at any time before or during the proceedings.

Sec. 69. The complaint may have been well founded, and not otherwise, except for special cause, by direction of the Minister.

Sec. 69. In the vert of the decision of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made the subject of the Superintendent of Mines being made th

which shall be returned to him if the complaint proves to have been well founded, and not otherwise, except intendent of Mines being made the subject of an appeal to the Commissioner of Dominion Lands, the appellant shall, at the time of lodging the appeal, deposit with the Agent a bond fee of \$20, which shall be returned to the said appellant if his appeal proves to have been well founded, and not otherwise, except for special cause by direction of the Minister.

Sec. 70. The appeal must be in writing and must be lodged with the Superintendent of Mines not more than three days after his decision has been communicated in writing to all the parties interested, and must appealed from.

Sec. 71. If the Commissioner of Dominion Lands decides that it is necessary to a proper decision of the score any person or persons who have a mining location and are actively developing the same, an additional location and are actively developing the same, an additional location decived points are actively developing the same, an additional location and are actively developing the same, an additional location and are actively developing the same, an additional location decived points are actively developing the same, an additional location are actively developing the same, an additional location decived points are actively developing the same, an additional location decived points are actively developing the same, an additional location are actively developing the same, an additional location shall see actively developing the same, an additional location with active developing the same, an additional location shall see actively developed on the location shall show to the satisfaction of the satisf

Forfeiture.

Sec. 73. The Agent in each district shall, under instructions from the Minister of the Interior, declare the close season in his district.

Sec. 74. Each holder of a mining location or of a grant for placer mining shall be entitled to be absent from his mining location or diggings and to suspend work thereon during the close season.

Sec. 75. The Agent shall have power to grant leave of absence to the holder of a mining location or grant for placer mining pending the decision of any dispute into place in mining pending the decision of any dispute is sec. 76. In cases where water is necessary to the continuance of which he is concerned under these regulations.

Sec. 86. In the event of the breach of these regulations, or any of them, by any person holding a grant for quartz or placer mining from the Crown other than Crown patents, or from any duly authorized officer of Dominion lands, such right or grant shall be absolutely forfeited ipso facto, and the person so offending shall be incapable thereafter of acquiring any such right or grant, unless for special cause it is otherwise decided by the Minister of the Interior.

School 10 Agent School 20 Ag

APPLICATION AND AFFIDAVIT OF DISCOVERER OF QUARTZ MINE.

I (or we) (A.B.) of hereby apply under the Dominion Mining Regulations, for a mining there give general description of for the purpose of mining for

Sworn before me at

(Signature.)

Note.—In case of abandoned ground it may be No.....

FORM B.

RECEIPT FOR FEE PAID BY APPLICANT FOR MINING LOCATION.

No

DEPARTMENT OF THE INTERIOR, Dominion Lands Office,

18 Agency,

Received from (A.B.) of five dol-lars, being the fee required by sub-section (b) of section 4 of the Dominion Mining Regulations, accompanying on the day of 18 his (or their) application No. , dated 18 , of who obtained entry for a mining location in (insert general descrip-location described as follows: tion of locality).

This receipt authorizes the said (A.B.) his on the day of 18 (or their) legal representatives or assigns, to enter into of who obtained entry possession of the said mining location, and, subject to location described as follows: the payment of a fee of five dollars and the renewal of

ister of the Interior.

Agent of Dominion Lands.

RECEIPT FOR ANNUAL FEE FOR RENEWAL OF LOCATION CERTIFICATE.

No.....

Department of the Interior,
Dominion Lands Office,
Agency, 18.

Received from (A.B.) of five dollars, being the fee required by sub-section (d) of section 4 of the Dominion Mining Regulations, accompanying his (or their) application No. dated 18, respecting the mining location described as follows: (insert description in detail) for which he (or they) obtained entry No. on the 18.

From evidence furnished by the said application, on the 18.

From evidence furnished in support of the said application in detail) for which he (or they) obtained entry No. on the 18.

From evidence furnished in support of the said application No. it would appear that (A.B.) his (or their) legal representatives or assigns are entitled to continue in possession of the said mining location, and, during the term of year from the several requirements in that behalf of the said mining location, and during the term of year from the 18, to take therefrom or dispose of any mineral deposit contained within its boundaries, and, on due compliance at any time within that period with the provisionally and until survey thereof, may be known and described as above.

If the said (A.B.) or his (or their) legal representatives or assigns, fail to comply, as aforesaid, deposit contained within its boundaries, and, on due compliance at any time within that period with the purchase within year from this date, or, having several requirements in that behalf of the said mining so complied, do not within that time make payment

3. That I (or we) am (or are) unaware that the land regulations, to purchase the said location which, is other than vacant Dominion land.

4. That I (or we) did, on the day of mark and described as above.

4. That I (or we) did, on the day of mark and described as above.

5. That the provisions of sub-section (a) of section 4 of the said mining regulations, the location for which I with the conditions that would entitle him or them to (or we) make this application, and that in so doing I (or we) did not encroach on any mining location previously laid out by any other person.

5. That the said mining location contains, as nearly as I (or we) could measure or estimate, an area of acres, and that the description (and sketch, if any), of this date hereto attached, signed by me (or as), set forth in detail to the best of my (or our) knowledge and ability its position, form and dimensions.

6. That I (or we) make this application in good faith to acquire the land for the sole purpose of mining to be prosecuted by myself (or us) or by myself and associates, or by my (or our) assigns.

Sworn before me at this day of (Signature)

EXPENDITURE MAY FOR FIRST TWO YEARS AFTER RECORDING CLAIMS BE MADE ON ANY ONE OF THE CLAIMS AFFECTED BY SUCH PARTNERSHIP.

DEPARTMENT OF THE INTERIOR, Dominion Lands Office,

Agency, 18.

This is to certify that in accordance with the provisions of sub-section (d) of section 4 of the Dominion Mining Regulations (A.B.) of , who obtained entry No. for the mining location described as follows :

day of 18, a who obtained entry No. , and (C.D.) on the 18 . of who obtained entry five dol- location described as follows: for the mining

> day of 18, and who obtained entry No. (E.F.) for the mining

> day of 18, and (G.H.) who obtained entry No. for the mining

the payment of a fee of five dollars and the renewal of this form of receipt on or before the beginning of each year, during the term of five years from this date to take therefrom and dispose of any mineral deposit contained within its boundaries, and on due compliance at any time within that period with the several requirements in that behalf of the said mining regulations, entitles him or them to purchase the said location which, provisionally, and until survey thereof may be known and described as follows: (insert destributions) and detail).

If the said (A.B.) or his (or their) legal representatives or assigns, fail to comply, as aforesaid, with the conditions that would entitle him or them to purchase within live years from this date, or, having so complied, do not within that time make payment in full for the land, and also pay the sum of fifty dollars prescribed in the said regulations for the survey of the location, then the right to purchase shall lapse and the mining location shall revert to the Crown to be otherwise disposed of as may be directed by the Minister of the Interior.

In the said state the said date the annual expenditure required by each on any one of the mining locations aforementioned, amounting to dollars, this being the amount under said regulations required to be expended within the first and second years after said claims were located.

Agent of Dominion Lands.

Porm E.

Receipt to be given for Fee paid in Case of Partnership.

PARTNERSHIP.

No....

DEPARTMENT OF THE INTERIOR Dominion Lands Office,

in full for the land, and also pay the sum of fifty dollars prescribed in the said regulations for the survey of the location, then the right to purchase shall lapse, and the mining location shall revert to the Crown, to be otherwise disposed of as may be directed

by the Minister of the Interior.

The said (A.B.) and the foregoing mining location are those recited in No.

Form D, dated 18 the day of

Agent of Dominion Lands.

Provided that it shall, at all times, be lawful for us, our heirs and successors, or any person by our authority, to resume any portion (not exceeding one-twentieth part) of the said lands for making roads, canals, bridges, towing paths, or other works of public utility or convenience, but no such resumption shall be made of land on which any permanent buildings may have been erected, without compensation;

Provided, also, that it shall be lawful for any person duly authorized by us, our heirs and successors, to take and occupy such water privileges, and to have and enjoy such right of carrying water over, through or under any parts of the hereditaments hereby granted as may be reasonably required for agricultural or other purposes in the vicinity of the said land, upon paying therefor a reasonable compensation to the aforesaid heirs and assigns.

Provided that it shall, at all times, be lawful for us, so the best of my (or our) knowledge and ability, its position, form and dimensions.

7. That I (or we) make this application in good faith to acquire the claim for the sole purpose of mining to associates, or by my (or our) assigns.

Sworn before me at this day of the said land, upon paying the reasonably required for agricultural or other purposes in the vicinity of the said land, upon paying therefor a reasonable compensation to the aforesaid heirs and assigns.

Department of the littation of the lands of the best of my (or us) sets (or set) forth in detail, to the best of my (our) knowledge and ability, its position, form and dimensions.

7. That I (or we) make this application in good faith to acquire the claim for the sole purpose of mining to associates, or by my (or our) assigns.

Sworn before me at this day of the provided paying the provided paying

CERTIFICATE OF THE ASSIGNMENT OF A MINING NO.....

DEPARTMENT OF THE INTERIOR, Dominion Lands Office, Agency, 18

This is to certify that (B.C.) of has (or have) filed an assignment in due form, dated 18 and accompanied by a registration fee of two dollars, of the right of (A.B.) of to purchase the mining location in (her insert g neral d scription of locality) applied for by the said (A.B.) on the 18

This certificate entitles the said (B.C.), or his (or their) legal representatives or assigns, to all the rights and privileges of the said (A.B.), in respect of the claim assigned and hereinafter described: that is to say, to enter into possession of the said mining location, and during the term of year from the date of the recept No.

(A.B.), dated the day of 18.

In consideration of the payment of five dollars, being the fee required by the provisions of the Dominon Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, being the provisions of the Dominon Mining Regulations, sections 4 and 20, by (A.B.) on Mining Regulations, sections 4 and 20, being the provisions of the Dominon Mining Regulations, sections 4 and 20, being the provisions of the Dominon Mining Regulations, sections 4 and 20, being the provisions of the Dominon Mining Regulations, sections 4 and 20, being the fee required by the provisions of the Dominon Mining Regulations, sections 4 and 20, being the fee required by the provisions of the Dominon Mining Regulations, sections 4 and 20, being the fee required by the provisions of the Dominon Mining Re say, to enter into possession of the said mining location, and during the term of year from the date of the receipt No. , granted to the said (A.B.), dated the day of 18, to take therefrom and dispose of any mineral deposit contained within its boundaries, and on due compliance at any time within that period with the several requirements in that behalf of the Dominion Mining Regulations, entitles him (or them) to purchase the said location, which, provisionally, and until survey thereof, may be known and described as follows:—

(Insert description in detail.)

(Insert description in detail.)
If the said (B.C.), or his (or their) legal representatives or a signs, ful to comply as aforesaid with the conditions that would entitle him (or them) to purchase within year of the date of the receipt granted to (A.B.), and now deposited with me, or, having so complied, do not within that time make payment in full for the land, and also pay the sum of fifty dollars No..... prescribed in the said regulations for the survey of the location, then the right to purchase shall lapse, and the mining location shall revert to the Crown, to be otherwise disposed of as may be directed by the Minister of the Interior.

Agent of Dominion Lands.

FORM H.

APPLICATION FOR GRANT FOR PLACER MINING AND AFFIDAVIT OF APPLICANT.

I (or we), of , hereby apply, under the Dominion Mining Regulations, for a grant of a claim for placer mining, as defined in the said regulations, in

(here describe locality)

and I (or we) solemnly swear:

1. That I (or we) have discovered therein a deposit of (here name the metal or mineral).

2. That I (or we) am (or are) to the best of my (or our) knowledge and belief, the first discoverer of the said deposits: or—

FORM F.

PATENT OF A MINING LOCATION.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith—To all to whom these presents shall come, Greeting:

Know ye that we do by these presents, for us, our heirs and successors, in consideration of (the fulfilment of the Dominion Mining Regulations of our Dominion of Canada) give and grant unto

assigns, all that parcel or lot of land situate
and numbered on the official plan of survey of the said , to have and to hold the said

our) knowledge and belief, the first discoverer of the said deposits; or—

3. That the said claim was previously granted to (here name the last grantee), but has remained unworked by the said grantee for not less than

4. That I (or we) am (or are) unaware that the land is other than vacant Dominion land.

5. That I (or we) did, on the day of mark out on the ground, in accordance, in every particular, with the provisions of sub-section (e) of section 18 of the said Mining Regulations, the claim for which I (or we) make this application, and that in so doing I (or we) did not encroach on any other claim or mining location previously laid out by any other person.

6. That the said claim was previously granted to (here name the last grantee), but has remained unworked by the said grantee for not less than

4. That I (or we) am (or are) unaware that the land is other than vacant Dominion land.

5. That I (or we) did, on the day of mark out on the ground, in accordance, in every particular, with the provisions of sub-section (e) of section 18 of the said Mining Regulations, the claim for which I (or we) did not encroach on any other person.

and numbered on the official plan of survey of the said , to have and to hold the said parcel of land, and all minerals, precious or base, which may be found therein, unto the said heirs and assigns forever;

Provided that it shall, at all times, be lawful for us, our heirs and successors, or any person by our authorous heirs and successors heir definitions here.

Dominion Lands Office,

Agent of Dominion Lands.

CERTIFICATE OF THE ASSIGNMENT OF A PLACER MINING CLAIM.

DEPARTMENT OF THE INTERIOR,

Dominion Lands Office, Agency, 18

This is to certify that (B.C.) , has (or have) filed an as-ignment in due form, dated 18, and accompanied by a registration fee of two dollars, of the grant to (A.B.) of of the dollars, of the grant to

right to mine in (insert description of claim)

for one year from the This certificate entitles the said to all the rights and privileges of the said (A.B.) in respect of the claim assigned, that is to say, to the exclusive right of entry upon the said claim for the miner-like working thereof, and the construction of a

The said (B.C.) shall be entitled to the use of so much of the water naturally flowing through or past his (or their) claim and not already lawfully appropriated as shall be necessary for the due working thereof, and to drain the claim free of charge.

This grant does not convey to the said (B.C.) any surface rights in the said claim, or any right of ownership in the soil covered by the said claim; of ownership in the soil covered by the said claim; and the said grant shall lapse and be forfeited unless the claim is continuously and in good faith worked by the said (B.C.) or his (or their) associates

The rights hereby granted are those laid down in the Dominion Mining Regulations, and no more, and are subject to all the provisions of the said Regulations, whether the same are expressed beginner and

tions, whether the same are expressed herein or not.

Agent of Dominion Lands.

FORM K.

GRANT TO A BED-ROCK FLUME COMPANY.

No

DEPARTMENT OF THE INTERIOR Dominion Lands Office, Agency,

In consideration of the payment of a deposit of one hundred dollars, required by section 34 of the Dominion Mining Regulations to be made with the application of a Bed-Rock Flume Company, and of the further sum of ten dollars, being the fee for registration of this grant required by section 39 of the said Regulations: tions:

The Minister of the Interior hereby grants to (names of members of company) forming together a Bed-Rock Flume Company [known as the (title of company)], the following rights and privileges, that is to say:

(a.) The rights of way through and entry upon any new and unworked river, creek, gulch or ravine, and the exclusive right to locate and work a strip of ground the exclusive right to locate and work as trip of ground the behalf, whether the same are expressed herein or not.

Agent of Dominion Lands. one hundred feet wide and two hundred feet long in the bed thereof to each individual of the company:—

(b.) The rights of way through and entry upon any river, creek, gulch or ravine worked by miners for any

individual of the company;

(c.) The rights of way through and entry upon all claims which, at the time of the notice of application, are in good faith being worked, for the purpose of cutting a channel and laying their flume therein, with such reasonable space for constructing, maintaining and repairing the flume as may be necessary.

(d.) The use of so much of the unappropriated water of the stream on which they may be located, and of other adjacent streams, as may be necessary for the use of their flumes, hydraulic power, and machinery to carry on their operations and the right of way for ditches and flumes to convey the necessary water to their works, subject to the payment of any damage which may be done to other parties by running such ditch or flume through or over their ground:

Provided, that the rights herein granted shall apply

To take, carry away, and divert to my (or our) mining claim or from its natural channel, inclaim or from its natural channel, claim or from its natural channel, can or for the (stream or lake) known as for our prov

ditch or flume through or over their ground:

Provided, that the rights herein granted shall apply only to such claims and streams as are here specified:

(insert description of claims and streams)

and such other claims and streams as may, after due notice and application, be subsequently added to the above list by the Minister of the Interior, under the hand of the local Agent:

Provided, also, that the said company shall pay to the local Agent, in advance, an annual rent of ten dollars for each quarter of a mile of right of way legally held by them:

Provided, further, that this grant is subject to all

not.

This grant shall cease and determine at the ex-

Agent of Dominion Lands.

FORM L.

GRANT FOR DRAINAGE.

DEPARTMENT OF THE INTERIOR, Dominion Lands Office, Agency,

residence thereon, and the exclusive right to all the proceeds realized therefrom, for the remaining portion of the year for which the said claim was granted to the said (A.B.), that is to say, until the day of 18.

The said (B.C.) shall be entitled to the use

drains, and of the further sum of dollars, being the fee for the registration of this grant required by section 44 of the said Regulations;

The Minister of the Interior hereby grants to (name or names of grantee or grantees) the right to run a drain or tunnel for drainage purposes through the occupied mining lands here specified (here describe mining lands) and further, for a term of from the date hereof, exclusive rights of way through and entry upon the following mining grounds: (here insert description) for the purpose of constructing a drain or drains for the drainage thereof; and the right to charge the following tolls for the use thereof: insert tariff of tolls);

Provided that the grantee (or grantees) shall construct such drain or drains of sufficient size to meet all requirements within from the date hereof

requirements within from the date hereof and keep the same in thorough working order and repair, and free from all obstructions; and shall, within a reasonable time, construct proper tap drains from or into any adjacent claims, upon being requested by the owners thereof, and in default thereof shall permit such parties themselves to make the shall permit such parties themselves to make them, in which case such parties shall only be chargeable with one-half the rates of drainage toll herein authorized.

Provided, also, that the said grantee (or grantees) shall compensate the owners of lands or holders of claims entered upon by for any damage they have entered upon by the construction of which twich the construction of the

may sustain by the construction of such tunnel or

Provided, further, that the said grantee (or grantees) shall pay to the local Agent, in advance, an annual rent of ten dollars for each quarter of a mile of right of

FORM M.

river, creek, gulch or ravine worked by miners for any period longer than two years prior to such entry, and already wholly or partially abandonded, and the exclusive right to stake out and work both the unworked and abandoned portions thereof, one hundred feet in width, and one-quarter of a mile in length for each individual of the company;

(c.) The rights of way through and entry upon all

Provided, further, that this grant is subject to all the provisions of the Dominion Mining Regulations in that behalf, whether the same are expressed herein or not.

Agency, 18

In consideration of the payment of a deposit of twenty-five dollars, required by Section 47 of the Dominion Mining Regulations to be made with the application for the right to divert water and construct ditches:

The Minister of the Interior hereby grants to , for the term of (A. B.) years from the

AT THE GOVERNMENT HOUSE, AT OTTAWA

TUESDAY, the 17th day of September, 1889.

date hereof, the right to divert and use the water from (specify stream or lake) to the extent of inches and no more, to be distributed as follows:— (describe locality of distribution) together with the right to charge the following rates for the use of the said water.— (insert rates to be charged) and the rights of way through and entry upon the following mining grounds (insert adecription) for the purpose of constructing ditches and flumes to convey such water, provided such ditches and flumes are constructed and in working order within from the date hereof:

Provided that this grant shall be deemed to be appurtenant to mining claim No., and shall cease and determine whenever the said claim shall have been worked out or abandoned, or the occasion for the use of such water upon the said claim shall have permanently ceased.

Provided, also, that this grant is subject to all the provided also, that the principal wings and statement to the Crown Timber Agent, having jurisdiction in the matter, or such officer as the Minister of the Interior may appoint for that purpose, a statement in writing in detail, upon oath, setting forth the number of pieces of timber, saw logs and other number, and the correct contents in board measure of the same as scaled by Scribner's log rule, cut under his or their license during the twelve months immediately prior to making said statement. Should it so result from any cause whatsoever that the amount of lumber accounted for in the return of sales of the products of the berth, should fall short of the amount shown to holder of such license shall account to the Minister of the Interior for such discrepancy and pay for said deficiency a royalty of five per cent. upon the value being calculated upon the average price of his or their sales of lumber for the six months date hereof, the right to divert and use the water scalers and foremen to the Crown Timber Agent, having

price of his or their sales of lumber for the six months provisions of the Dominion Mining Regulations in that behalf, whether the same are expressed herein or not.

Agent of Dominion Lands.

Agent of Dominion Lands.

Agent of Dominion Lands.

Agent of Dominion Lands.

REGULATIONS. the timber berth held or occupied by him or them

spectively have been cut.

(f) The licensee shall have in operation within a year from a date to be fixed in the license, and keep in operation for at least six months of each year of his holding, a saw-mill in connection with his berth capable of cutting in twenty-four hours a thousand feet board

His Excellency the Governor-General in Council.

His Excellency in virtue of the powers vested in him by Chapters 54 and 56 of the Revised Statutes, intituled respectively "An Act respecting Public Lands," and "An Act respecting Certain Public Lands in British Columbia," and by and with the advice of the Queen's Privy Council for Canada, is pleased to make the following Regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands in Manitoba, the North-West Territories and within twenty miles on either side of the Canadian Pacific Railway in the Province of British Columbia.

To the Honourable Clerk, Privy Council.

The Minister of the Interior.

REGULATIONS GOVERNING THE GRANTING OF YEARLY LICENSES AND PERMITS TO CUT TIMBER ON DOMINION LANDS IN MANITOBA, THE NORTH-WEST TERRITORIES AND WITHIN TWENTY MILES ON EITHER SIDE OF THE CANADIAN PACIFIC RAILWAY IN THE PROVINCE OF Whom a license of the line of the language of the powers vested in him holding, a saw-mill in connection with his berth capable of cutting in twenty-four hours a thousand feet board measure for every two and a half square miles of the area licensed, or shall establish such other manufactory of wood goods as the Minister accepts as equivalent thereto.

(g) Any right to a timber berth acquired under an Order in Council, cannot be assigned or transferred without the consent of the Minister of the Interior.

Section 3. The licensee of a timber berth sall not be chosen to fit the Minister of the Interior of without the consent of the Minister of the Interior.

Section 3. The license of a timber berth acquired under an Order in Council under which it was obtained; but when a license has fully complied with all the conditions herein set forth, and where no portion of the timber berth sall not be area licensed, or shall establish such other manufactory of wood goods as the Minister of the Interior.

Section 3. The license of a timber berth acquired under an Order in Council under which it was obtained; but when a lic

CANADIAN PACIFIC RAILWAY IN THE PROVINCE OF BRITISH COLUMBIA.

Section 1. (a) All licenses to cut timber shall be disposed of by public competition.

(b) Parties tendering will be required to state the sum or bonus per square mile which they will pay in addition to the ground rent and royalty; and each tender must be forwarded in a sealed envelope and be accompanied by an accepted cheque payable to the order of the Deputy Minister of the Interior for the amount of such bonus. No tender by telegraph will be accepted. The limit will be awarded to the party offering the highest bonus therefor.

(c) The foregoing clauses of this section shall apply to any person who on a control of the surveyed territory the party to whom a license shall be promised shall, before the issue of said license and before the said party shall cut any timber, cause to be made at his own expense under the instruction of the Surveyor-General, a survey of his timber berth by a duly qualified Dominion Land Surveyor, and the plan and field notes of such surveys, and the plan and field notes of such survey shall be deposited on record in the Department of the Interior, but he shall be held liable for the dues upon timber that may be cut by any one on the berth subsequent to ten days from the date upon which he is notified that the berth has been awarded to him. The dues upon such timber to be fixed by the Minister of the Interior.

(b) In surveyed territory the party to whom a license shall be promised shall, before the issue of said license shall be promised shall, before the said party shall cut any timber, cause to be made at his own expense under the instruction of the Surveyor-General, a survey of his timber berth by a duly qualified Dominion Land Surveyor, and the plan and field notes of such surveyor, and the plan and field notes of such surveyor, and the plan and field notes of such surveyor, and the plan and field notes of such surveyor, and the plan and field notes of such surveyor, and the plan and field notes of such surveyor.

amount of such bonus. No tender by telegraph will be accepted. The limit will be awarded to the party offering the highest bonus therefor.

(c) The foregoing clauses of this section shall not apply to any person who on or prior to the 1st day of April, 1839, has applied for, staked out the land sought for, and published notice of application for licence to cut timber west of Eagle Pass in the Railway Belt in the Province of British Columbia.

(d) The length of any birth covered by a license shall in no case exceed three times the breadth thereof.

Section 2. (a) The licensee shall pay a ground rent of five dollars per square mile, except for lands situated west of Eagle Pass, in the Province of British Columbia, in which case the ground rent shall be five cents an acre.

(b) Within a month after the date of the Order in Council granting a timber berth, the party in whose favour it is passed shall pay the rent for the year in advance, and if not then paid the said rent shall bear interest at the rate of six per cent. per annum from that date until the same is paid.

(c) The licensee shall pay a royalty of five per cent. Saw logs and other timber for manufacture taken from the berth must be manufactured at the saw-mill of the licensee to be operated in connection with the berth as prescribed in clause (f) of this section.

(d) On the first day of May in each year all licensees, their the land sought of the sum due to the Crown, the interest thereon and timber berths shall furnish through themselves, their the same as security for the payment thereof; and if payment is not made within three months after prescribed in clause (f) of this section.

expenses aforesaid, he shall pay over the balance, if "berths" to be that

Section 8. If the payment of the Crown dues on any timber has been evaded by any licensee or other person, by the removal of such timber or products out of Canada, or otherwise, the amount of dues so evaded and any expenses incurred by the Crown in enforcing payment of the said dues under the Dominion Lands Act, may be added to the dues remaining to be collected on any other timber cut on any timber berth by the licensee, or by his authority, and may be levied and collected or secured on such timber, together with such last-mentioned dues, in the manner hereimbefore provided; or the amount due to the Crown, of which payment has been avaded, may be recovered by action or suit in the name of the Minister or his agent, in any Court of competent jurisdiction.

Section 9. The Minister may take or authorize the taking of bonds or promissory notes for any money due to the Crown, as aforesaid, or in his discretion, for double the amount of any dues, penalties and costs incurred or to be incurred, and may, if it is under seizure, then release any timber upon which the same would be levial le; but the taking of such bonds or notes shall thereof.

then release any timber upon which the same would be levialle; but the taking of such bonds or notes shall not affect the right of the Crown to enforce payment of such money, and the debt shall be a lien on any timber cut on the same or on any other berth, by the licensee or by his authority, if the sums for which such bonds or notes are given are not paid when due.

FORM OF TIMBER LICENSE.

Section 10. The following is the form of license to be used in respect of timber lands:—

KNOW ALL MEN BY THESE PRESENTS, that by virtue to the right of the Crown to deal, in accordance with the price or value thereof.

6. That the licensee shall pay, in addition to the said ground rent, a royalty of five per cent. on his monthly account of sales as above.

7. That the licensee shall keep correct books of such kind and in such form as may be provided by regulations under the said Act, and submit the same for the inspection of the collector of dues whenever required, for the purpose of verifying returns aforesaid.

8. This license shall be subject to the right of the Crown to deal, in accordance with the provisions of the

This license shall vest in the licensee, subject to the passed This license shall vest in the licensee, subject to the conditions hereinafter mentioned, all rights of property whatsoever in all trees, timber, lumber, and other products of timber cut within the "berths" during the continuance thereof, whethhr such trees, timl er and lumber, or products, be cut by authority of the licensee or by any other person, with or without consent; and shall entitle the licensee to seize in replevin, revendication or otherwise, as property, such timber where the same is found in the possession of any unauthorized person, and also to bring any action or suit, at law or in equity, against any party unlawfully in possession of any such timber, or of any land so leased, and to prosecute all trespassers thereon and other such offenders as aforesaid, to conviction and punishment, and to recover damages, if any; and all proceedings pending at the expiration of this license may be continued and completed as if the same had not expired.

But this license shall be subject to forenture for interaction of any one of the conditions to which it is subject, or for any fraudulent return; and in such case the Minister of the Interior shall have the right without any or other proceeding at law or in equity, or compensation to the licensee, to cancel the same, and to make a new license or disposition of the said "berth" to any other party, at any time during the term hereby granted: Provided that the Minister of the Interior, if he sees fit, may refrain from forfeiting such license for non-payment of dues, and may enforce payment of such dues in the manner provided by the said Act:

Provided, that if during the said term of one year any actual waiver on the part of the Minister of the Interior, or of any one on his behalf, of the benefit of any condition in this license shall take place in any one particular instance, such actual waiver shall not be assumed or deemed to extend to any instance or any branch of such condition, other than that to which such waiver shall specially relate, nor to be a general

any, to the licensee, if the timber was in his possession within sixty days after receiving notice to the above at the time of seizure, or if it was not, to the person effect from the Local Agent of Dominion Lands, remove who had possession thereof at the time.

who had possession thereof at the time.

Section 7. All timber cut under license shall be liable for the payment of the Crown dues thereon, whenever and wherever the said timber, or any part of it, is found, whether it is or is not converted into deals, boards or any other manufactured wood; and all officers or agents employed in the collection of such dues may follow all such timber and may seize and detain the same wherever it is found, until the dues thereon are paid or secured, as provided in the next preceding clause.

Section 8. If the payment of the Crown dues on any timber has been evaded by any licensee or other personnel.

used in respect of timber lands:

Know all Men by these Presents, that by virtue of the authority vested in me by the Dominion Lands Act, and by an order of His Excellency the Governor-General in Council of the day of 18, I, the Minister of the Interior of Canada, do hereby, in consideration of the sum of ground rent now paid to me for the use of Her Majesty, and in consideration of the royalty hereinafter mentioned, give unto hereinafter called the licensee, executors and administrators, full right, power and license, subject to the conditions and restrictions hereinafter mentioned and contained, to cut timber on the following tract of land (hereinafter called the "berth" or "berths"), that is to say:

and to take and keep exclusive possession of the said lands, except as hereinafter mentioned, for and during the period of one year from the day of 18, to the day of 18, and no longer.

This license shall be subject to the right of the crown to deal, in accordance with the provisions of the said Act and the regulations made under it by the said Act and the regulations made under i if they had been contained in such Act when it was

branch of such condition, other than that to which such waiver shall specially relate, nor to be a general waiver shall specially relate, nor to be a general waiver shall specially relate, nor to be a general waiver shall specially relate, nor to be a general waiver shall specially relate, nor to be a general waiver of the benefit of such condition: Provided, that whenever in the above conditions the word "licensee" occurs, it is to be taken to extend to and include the executors, administrators, and assignees of the "licensee:"

Provided further, that the Minister of the Interior shall be the sole judge of the fact in regard to infraction, or alleged infraction, of any one of the conditions of this license, and that his decision in relation thereto shall be binding and conclusive.

In that the licensee shall not have the right there waiver shall specially relate, nor to be a general waiver of the benefit of such condition. Provided, that whenever in the above conditions the word "licensee" occurs, administrators, and assignees of the "licensee:" or alleged infraction, of any one of the conditions the word "licensee" occurs, administrators, and assignees of the "licensee:" or alleged infraction, of any one of the conditions of the licensee against the ruling of the shall be binding and conclusive.

Railway the whole or part of the lands described in this license, should be found to fall within twenty-four miles of the said line on either side thereof, or if the whole or part of the said lands form part of any tract which may be granted to the said Company as a portion of the land subsidy to which they are entitled under their charter, the sections in the whole or part of such lands, as the case may be, bearing unheaven numbers will thereby, after such final location, and as soon as due notice thereof in writing has been served upon the licensee or legal representatives, be withdrawn from the operation of this license, but the licensee or legal representatives shall be at liberty to remove all timber then cut and all other property belonging to then on the lands thereby withdrawn from the operation of this license.

11. This license cannot be assigned or transferred

Dated at Ottawa this) day of one thousand eight hundred and

Deputy of the Minister of the Interior.

accept this license and agree to all the terms and conditions thereof.

Sec. 11. Permits to cut timber on available Dominion Lands, subject to the payment of the dues hereinafter specified, are granted by public competition, except in the case of an actual settler to whom may be granted a permit to cut timber for his own use, without public competition.

Sec. 20. The Governor in Council may allow an exportation beyond the limits of Canada, of any piles or pars, or any timber manufactured at any mill in British Columbia, upon which the royalty imposed by these regulations has been paid, a draw-back or rebate equal to one-half the royalty upon such timber.

public competition.

(a) Cordwood.

Cordwood of dry or fallen timber, over seven inches in diameter, when cut by actual settlers for their own use on their farms.

Fence posts 7 ft. long, and not exceeding 5 in. at the small end.

Fence rails of poplar, and not exceeding 5 in. at the butt end.

Rails of any other wood not exceeding 3 in. at the butt end.

Building logs of poplar when not exceeding 12 in. at the butt end.

Building logs of pine, spruce, tamarac and any other wood unenumerated when not exceeding 12 in. at the butt end.

Building logs of oak, elm, ash, or maple when not exceeding 12 in. at the butt end.

Stilling logs of oak, elm, ash, or maple when not exceeding 12 in. at the butt end.

Shingles

Telegraph poles 22 ft. long.

Telegraph poles, each lineal foot over 22 ft. Railway ties 8 ft. long.

Square timber and saw logs of poplar.

Square timber and saw logs of pine, cedar, spruce, tamarac and other woods unenumerated.

Square timber and saw logs of oak, elm, ash, or maple. 25 cents per cord. \$2 per thousand, & cent. each d cent. per lineal ft. d cent. per lineal ft. 1½ cents per lineal ft.
40 cents per thousand
5 cents each.
1 cent. per foot.
3 cents each.
82 per M. ft. B.M.

11. This license cannot be assigned or transferred without the consent of the Minister of the Interior.

12. The licensee shall have in operation within one year from the day of 18, and keep in operation for at least six months of each year of his holding, a saw-mill in connection with the berth herein described, capable of cutting in twenty-four hours a thousand feet board measure for every two and a half square miles of the area licensed:

TIMBER PERMITS ON SCHOOL LANDS.

Sec. 18. Permits to cut timber upon School lands may be granted in the discretion of the Minister of the Interior, who, before authorizing the issue of permits to cut upon any section or portion thereof, shall cause the same to be carefully examined, and shall satisfy himself that the removal of the t mber will not impair the value of the land when offered for sale.

Persons exempted for the Minister of the Minister of the Interior, who, before authorizing the issue of permits to cut upon any section or portion thereof, shall cause the same to be carefully examined, and shall satisfy himself that the removal of the t mber will not impair the value of the land when offered for sale.

Persons exempted for sale.

19. No dues are to be exacted from the follow ing classes of persons for timber cut for their own use upon undisposed of Dominion lands; that is to say:—
(a.) Miners engaged in prospecting;
(b.) Travellers;
(c.) Persons engaged in merely scientific pursuits or

exploring.

DRAW-BACK OR REBATE.

TIMBER FOR HOMESTEADERS.

Any occupant of a homestead quarter-sec Sec. 21. tion having no timber of his own may, upon application, obtain a permit to cut such quantity of building timber, fencing timber or fuel as he may require for use on his homestead, not exceeding the following:—

(a.) 1,800 lineal feet of building timber, no log to be over 12 inches at the butt end;

(b.) 400 roof poles;
(c.) 2,000 poplar fence-rails, no rail to exceed five inches at the butt end;

(d.) 30 cords of dry wood; (e.) Burnt or fallen timber of a diameter up to seven inches inclusive, for fuel or fencing.